The House met at 10:00 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. Sneaker Anderson
Armor Atwell
Baker Ballman
Bartram Bass
Bishop Blanchard
Bowers Boysen
Brashear Bristow
Bryan Bryan
Burkett Blyde
Chapman Cloud
Colin Cole
Coulter Conley
Cory Crow
Cox of McLennan
Day of El Paso
de la Garza Dewey
Duff, Miss Dunn
Dungan Erwin
Elliott Elliott
Eills
Ewing
Ferrell Ford
Foreman Forsyth
Glass
Glissing Henry Halse
Harrington
Heasty Heffin
Hensley Hollowell
Holman

Russell Stewart
Sadler Storoy
Sandahl Strickland
Sanders Strawn
Saul Sudderth
Schanke Sutton
Schwartz Talasek
galveston Terrell
Schwarts Tharmond
of Washington Tunnell
Sealing Turman
Shackelford Walling
Shannon of Erath Watson
Shannon Walsh
of Tarrant Wheeler
Shaw White
Sheridan Wilson of Young
Sherill Wilson of Potter
Slack Winfree
Smith of Hays Wolfsford
Smith Wooley
of Jefferson Yseg
Sullivan Zbralez

Absent—Excused
Crosthwait—Excused
Dugas

A quorum of the House was announced present.

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

"With bowed heads our Father, we unite our hearts in this prayer that thou wilt teach us in Thee as a heavenly Father who loves us and who is concerned in what we do and what we are. Forgive us that there are times when we find it hard, when it ought to be easy. It is not that we have no faith, but that we seem reluctant to put our faith in Thee. Give us the faith to trust Thee. Help us to quit waiting for the other fellow to change his attitude and his ways, lest we never give Thee the chance for which Thou hast been waiting to change us. This we ask in the lovely name of Him who came to change us all, even Jesus Christ, the Lord. Amen."

LEAVES OF ABSENCE GRANTED

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

Mr. Croathwaite for today and remainder of week on motion of Mr. Pool.
Mr. Richardson for today on motion of Mr. Jones.
Mr. Dugas for today on motion of Mr. Stewart.

SENATE BILL ON FIRST READING

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

S. B. No. 182 to the Committee on School Districts.

HOUSE BILLS ON FIRST READING

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

By Mr. Holman:
H. B. No. 867, A bill to be entitled "An Act appropriating the sum of Eleven Thousand Three Hundred Twenty-two Dollars and Thirty-eight Cents ($11,322.38), or so much thereof as may be necessary, to pay the principal of a certain judgment obtained by Empire Southern Gas Company, a corporation, against the State of Texas in Cause No. 161788 styled Empire Southern Gas Company vs. The State of Texas in the District Court of Travis County, Texas, according to the tenor, effect and reading of such judgment; providing that only the principal of such judgment be paid and that no interest be paid thereon; and declaring an emergency."

Referred to the Committee on Claims and Accounts.

By Mssrs. Schwartz of Galveston and Honey:
H. B. No. 868, A bill to be entitled "An Act to provide that certain eligible counties shall have the authority to acquire land for and to purchase, construct, repair, equip and improve buildings and other permanent improvements to be used as a county branch office building; providing the cost of such facilities may be paid for by the issuance of bonds or certificates of indebtedness, prescribing the terms, conditions, and effect of such obligations and the methods for their issuance; declaring legislative intent; providing a severance clause and declaring an emergency."

Referred to the Committee on Counties.

By Mr. Schwartz of Washington:
H. B. No. 869. A bill to be entitled "An Act validating Austin County Water Control and Improvement District No. 3 and declaring it to be a validly existing and operating conservation and reclamation District under Section 59, Article 16, Constitution of Texas; validating the area and boundaries of the District, bond election, and proceedings in connection therewith; validating the bonds authorized at said election, and providing that said bonds when approved by the Attorney General, registered by the Comptroller, and delivered to the purchaser or purchasers, shall becontestable; validating governmental proceedings and acts; finding and determining that the lands and other property within said District are, and will be, benefited by the District and its improvements and facilities to be constructed and acquired; providing that the ad valorem basis or plan of taxation shall be used by the District and that it shall not be necessary to hold a hearing on the adoption of a plan of taxation; declaring that the District is essential to the accomplishment of the purposes of Section 59, Article 16, Constitution of Texas and declaring the District to be a governmental agency, body politic, and municipal corporation; providing a severability clause; and declaring an emergency."

Referred to the Committee on Conservation and Reclamation.

HONORING THE HEROES WHO DIED AT GOLIAD AND COMMORATION THE 175TH ANNIVERSARY OF THE BATTLE OF GOLIAD

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

S. C. R. No. 83,

Whereas, On Palm Sunday, March 27th, 1836, on orders from General Santa Anna, Commander in Chief of the Mexican Army, Colonel James W. Fannin and 380 of his army, after having surrendered a week prior, were marched
out of the Presidio of La Bahia at Goliad and brutally massacred in cruel violation of a sacred rule of civilized warfare toward prisoners of war, and

Whereas, The various Historic, Patriotic, and Civic organizations of Goliad have joined in arranging a fitting program in commemoration of the 121st anniversary of this last full measure of sacrifice by patriots fighting in the cause of Texas freedom, and

Whereas, This memorial program will take place March 27th at 3:00 p.m. on the spot where the "skeleton and bones" of these patriots were buried in a common grave, and will feature pilgrimages by the Boy Scouts of the area, school children from the schools of Goliad, and the various schools of other towns surrounding the State President of the Daughters of the Republic of Texas; the State President of the Sons of the Republic of Texas; and other prominent dignitaries will be present, and a detail of Jet Planes from Foster Air Force Base at Victoria will fly over in salute of those who died for freedom causes on this past historic occasion, and

Whereas, No spot in Texas has a richer historic background than Goliad and its environs:

1. It was here that the Presidio of La Bahia and Mission Espiritu Santo and San Roque were established in 1749.
2. It was here that General Magee and 50 American volunteers captured La Bahia in the Mexican Revolution against Spain in 1812.
3. It was here that Henry Perry, Lieutenant under Magee, in retreat from Mexico was over taken by Arrendondo at La Bahia, and Perry and fifty Americans massacred, in 1817.
4. It was here that La Bahia was captured by Dr. Long of Mississippi at the head of American volunteers in 1831.
5. It was here that by decree of the Congress of Coahuila and Texas that the fortress La Bahia del Espiritu Santo was authorized to be called "Goliad" in 1833.
6. It was here that Goliad was captured by Collingsworth and Ben Milam just seven days after the "first shot" was fired at Gonzales in 1835.
7. It was here on December 23, 1836 that the First Declaration of Independence was declared at Goliad by Texans under Phillip Dimmitt and Jas. Ingram.
8. It was here on March 18th that the last fight between Fannin's troops and Mexicans occurred across river from La Bahia at Mission Espiritu Santo (arana) in 1836.
9. It was here on March 19th, 1836, that Fannin's forces began retreat from La Bahia, the ensuing Battle of the Pecos resulted in surrender of Fannin's command next morning.
10. It was here on Palm Sunday, March 27th, 1836, that the Massacre of Colonel Fannin and 330 men at La Bahia took place.
11. It was here on June 4th, 1836, that General Rusk and his army arrived at Goliad and the following day gave military burial conducted by General Sidney Sherman to the bones of Fannin's command; now, therefore, be it

Resolved by The Senate of Texas with the House of Representatives concurring, That we commend the citizens of the Town of Goliad; the pupils from the various schools; the Boy Scouts, and all those present and participating in this program for their patriotic interest in the great Historic Heritage of Texas, and that we urge other communities to emulate this example, in commemorating and keeping fresh in the minds of our people, the historic events contributing to the freedom of Texas; and be it further

Resolved, That when we adjourn on March 27th we do so in honor of the heroes who died at Goliad and we bow our heads for a minute of silence in their memory.

The resolution was read and was adopted.

Mr. Bartram asked unanimous consent of the House to introduce at this time and have placed on first reading, H. B. No. 871.

There was no objection offered and it was so ordered.

INTRODUCTION OF HOUSE BILL NO. 872

Mr. Sheridan asked unanimous
March 27, 1957

HOUSE JOURNAL

consent of the House to introduce at this time and have placed on first reading, H. B. No. 872.

There was no objection offered and it was so ordered.

INTRODUCTION OF HOUSE BILL NO. 873

Mr. Sutton asked unanimous consent of the House to introduce at this time and have placed on first reading, H. B. No. 873.

There was no objection offered and it was so ordered.

INTRODUCTION OF HOUSE BILL NO. 878

Mr. Blanchard asked unanimous consent to introduce at this time and have placed on first reading, House Bill No. 878.

There was no objection offered and it was so ordered.

INTRODUCTION OF HOUSE BILL NO. 900

Mr. Sutton asked unanimous consent to introduce at this time and have placed on first reading, House Bill No. 900.

There was no objection offered and it was so ordered.

CONGRATULATING MARTHA LOU FLORENCE

Mr. Bishop offered the following resolution:

H. S. R. No. 291

Whereas, Martha Lou Florence was crowned Queen of the El Paso High School Spring Fiesta on March 23, 1957; and

Whereas, This lovely seventeen year old daughter of Mr. and Mrs. J. W. Florence of El Paso has won many honors in her high school career and has gained the respect and admiration of El Paso and the faculty and students of El Paso High School; now, therefore, be it

Resolved, That the House of Representatives of the Fifty-fifth Legislature congratulates Martha Lou Florence and sends her best wishes for her future success and happiness.

The resolution was adopted.

EXPRESSING APPRECIATION TO CERTAIN OFFICERS AND EMPLOYEES OF THE HOUSE

Messrs. Shaw and Parsons offered the following resolution:

H. S. R. No. 292

Whereas, Following the death of our colleague, Honorable John Charles Heitman, certain officers and employees of the House performed services for this House over and beyond those identified as their customary duties; and

Whereas, Such services were performed out of love and respect for our departed member and at the same time to evidence the dedication said employees feel to the membership of this House now, therefore, be it

Resolved, That the House express to these officers and employees its appreciation for the extra effort and time they expended in aiding this membership to care for all arrangements appropriate to this sad occasion.

SHAW, PARSONS.

The resolution was read and was adopted.

EXPRESSING APPRECIATION OF THE HOUSE OF REPRESENTATIVES TO THE TEXAS MOTOR BUS ASSOCIATION AND THE NACOGDOCHES CHAMBER OF COMMERCE AND OTHERS

Mr. Heatly offered the following resolution:

H. S. R. No. 300

Whereas, Through the generosity and courtesy of the Texas Motor Bus Association, a large delegation of the Members of the Fifty-fifth Legislature were able to attend the funeral services of their beloved fellow Member and friend, Charlie Heitman, in Nacogdoches, Texas; and

Whereas, Attention of the entire Legislature should be called to and recognition given this outstanding and unselfish contribution by this Association; and

Whereas, Every courtesy possible was shown this group of Members from the time of departure for
Mr. Cory offered the following resolution:

H. S. R. No. 293

Whereas, The Fifth, Sixth, Seventh and Eighth Grades of Mission Valley School of Victoria County were in the State Capitol on March 26, 1957, and were accompanied by Mr. Bernard Staff, Principal, and Miss Baess; now, therefore, be it

Resolved, That enrolled copies of this Resolution be mailed to the Texas Motor Bus Association, the Nacogdoches Chamber of Commerce and to Mrs. Charlie Heitman.

The resolution was read and was adopted.

COMMEMDING THE FIFTH, SIXTH, SEVENTH AND EIGHTH GRADES OF THE MISSION VALLEY SCHOOL

Mr. Jones offered the following resolution:

H. S. R. No. 294

Whereas, The Third Grade Students of the I. W. Popham School of Del Valle, Texas, accompanied by their Teacher, Miss Celia Terry, were visiting in the State Capitol on the fourteenth day of March, 1957; and

Resolved, That the Texas Motor Bus Association, the Nacogdoches Chamber of Commerce, and every other person who in any way was responsible for the fine courtesies accorded the Members of this House be extended the sincerest and deepest thanks and appreciation of the House of Representatives; and, be it further

Resolved, That enrolled copies of this Resolution be mailed to the Texas Motor Bus Association, the Nacogdoches Chamber of Commerce and to Mrs. Charlie Heitman.

The resolution was read and was adopted.

IN RECOGNITION OF THE SEVENTH GRADE STUDENTS OF THE LAMAR JUNIOR HIGH SCHOOL, AUSTIN, TEXAS

Mr. Jones offered the following resolution:

H. S. R. No. 295

Whereas, The Lamar Junior High School of Austin, Texas, was represented by two of the Seventh Grade Classes, accompanied by their Teachers, Mrs. Kantz, Mrs. Mackloth, and Mrs. Reynolds on the twenty-first day of March, 1957, at which time they were visiting the State Capitol; and

Resolved, That enrolled copies of this Resolution be forwarded to the Class.
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 26, 1957; and

Whereas, These 55 interested and ambitious students accompanied by their sponsors, Mrs. Virginia P. Whiteman and Mrs. Peace Craigan, made a trip of some one hundred miles to watch the proceedings of the House and Senate; and

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. Whiteman and Mrs. Craigan 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 of young Texans, and that an enrolled copy of this Resolution be forwarded to them in recognition of their visit and interest in their State government.

The resolution was adopted.

PROPOSING AN APPOINTMENT OF AN INTERIM COMMITTEE TO STUDY THE PRESENT COMMITTEE SYSTEM

Mr. Smith of Jefferson offered the following resolution:

H. S. R. No. 299

Whereas, The committee system of the House of Representatives has not been revised nor brought up to date in many years; and

Whereas, The present committee system is antiquated, cumbersome, inefficient, and sometimes unjust; and

Whereas, There are at the present time Forty-three (43) Standing Committees of the House, many of which perform no useful functions, bear no bills, and which constitute an unnecessary handicap and expense to the House of Representatives and should be abolished; and

Whereas, Some committees are continually flooded with bills assigned to them, and hearings must be set weeks or even months in advance, while many other committees sit idle; and

Whereas, Some of the present Standing Committees could be combined with other Standing Committees and could thus better give a fair and efficient consideration of bills brought before them, while at the same time reducing the total number of Standing Committees; and

Whereas, The Senate of the State of Texas has already modernized and improved its committee system; now, therefore, be it

Resolved, By the House of Representatives, That the Speaker be instructed to appoint a Committee of five members of the House, which number shall include the Chairman of the Committee on Rules, for the purpose of studying the problem connected with improvement of the committee system of the House; and be it further

Resolved, That this Interim Committee shall be instructed by the House to give careful study and consideration to all phases of the House committee system and to prepare recommendations for a revision of such committee system, whereby the total number of Standing Committees shall be reduced to not more than Thirty (30); and shall recommend such other improvements in the committee system which the Interim Committee feels desirable, and shall be instructed to report its findings and recommendations before the convening of the 56th Legislature.

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

GRANTING APPROVAL TO THE BOARD OF DIRECTORS OF A & M. COLLEGE OF TEXAS TO EXPEND CERTAIN FUNDS

Mr. McIlhany offered the following resolution:

H. C. R. No. 71

Whereas, At the General Election held on November 5, 1956, the proposed amendment to Section 18 of Article VII of the Constitution of Texas was adopted, effective January 1, 1958, so as to provide a method of payment for the purpose of constructing, equipping, or acquiring buildings or other permanent im-

March 27, 1957  HOUSE JOURNAL  1097
Whereas, Section 18 of Article VII, as amended, provides that no building or other permanent improvement shall be acquired or constructed thereunder for use by any part of the Texas Agricultural and Mechanical College System, except as and for the use of the general academic institutions of said System, namely the Agricultural and Mechanical College of Texas, Arlington State College, Tarleton State College, and Prairie View A. and M. College, without the prior approval of the Legislature or of such agency as may be authorized by the Legislature to grant such approval; and

Whereas, The Board of Directors of the Agricultural and Mechanical College of Texas is desirous of constructing, equipping and acquiring buildings and other permanent improvements during the ten-year period beginning January 1, 1958, for the Texas Agricultural Experiment Station, Texas Agricultural Extension Service, Texas Engineering Experiment Station, Texas Engineering Extension Service, and the Texas Forest Service, at a total cost of not to exceed $9,770,000; now, therefore, be it

Resolved, By the House of Representatives of the State of Texas, the Senate concurring, That the Board of Directors of the Agricultural and Mechanical College of Texas be, and it is hereby given approval in conformity with Section 18, Article VII, Constitution of Texas, as amended, to expend during the ten-year period beginning January 1, 1958, a sum not to exceed $9,770,000 for the purpose of constructing, equipping and acquiring buildings and other permanent improvements, at locations now authorized for the Services of the Texas Agricultural and Mechanical College System, namely the Texas Agricultural Experiment Station, Texas Agricultural Extension Service, Texas Engineering Experiment Station, Texas Engineering Extension Service, and the Texas Forest Service.

The resolution was read and was referred to the Committee on Appropriations.
Senate concurring, That the Texas Legislative Council be requested to provide the Legislature with comprehensive information and recommendations concerning the fiscal aspects of the State government as a whole; and be it further

Resolved, That, in performance of this objective, the Legislative Council examine in detail the policies, methods, and functions of such agencies as the Office of the Comptroller of Public Accounts, the Office of the State Treasurer, the Office of the State Auditor, and any other State offices whose operations affect the Texas fiscal system; and be it further

Resolved, That the Legislative Council be specifically requested to continue the broad studies which were begun in its recent report entitled "An Inventory of Special Funds within the State Treasury" and to expand its investigation to include State funds laying outside the Treasury and to embrace the entire fiscal policies and operations of the State; and be it further

Resolved, That all State officials and employees concerned are hereby requested to cooperate with the Legislative Council in supplying all information required by the Council in conducting its research; and be it further

Resolved, That special attention be devoted by the Legislative Council to tax administration, record keeping, central accounting, payroll preparation, disbursement processes, and auditing, pre-auditing, and post-auditing procedures; and be it further

Resolved, That the Council shall make any recommendations to the 56th Legislature which may be considered desirable with respect to constitutional and statutory and administrative changes and shall make a final report with recommendations to the 57th Legislature if same is not made to the 56th Legislature; and be it further

Resolved, That the Speaker of the House and the President of the Senate shall each designate two members of their respective Houses, not members of the Council, to form an advisory committee to assist the Legislative Council and its Study Committee handling this study.

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

MESSAGE FROM THE SENATE
Austin, Texas, March 27, 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 appointed the Conference Committee to adjust the differences between the two Houses on H. B. No. 161.

The following have been appointed on the part of Senate:

Senators: Parkhouse, Hardeman, Kazen, Moffett and Wood.

Respectfully,

CHARLES SCHNABEL,
Secretary of the Senate.

MESSAGE FROM THE SENATE
Austin, Texas, March 27, 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 appointed the Conference Committee to adjust the differences between the two Houses on H. J. R. No. 3.

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

Senators: Parkhouse, Hardeman, Kazen, Moffett and Wood.

Respectfully,

CHARLES SCHNABEL,
Secretary of the Senate.

TO GRANT JACK E. PRATT
PERMISSION TO SUE THE STATE

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

S. C. R. No. 29

Whereas, Jack E. Pratt, doing business as the Texas Distributing Company, alleges that he owns a tract of land east of Mineral Wells, Texas, abutting the entrance to Camp Walters and in 1953 the State Highway Commission constructed Highway 180 on 21 feet of his frontage. He also alleges that the Parker County Commissioners Court conveyed this
Resolved, That any and all defenses which the State of Texas may have shall be pleaded by the State, and none of the defenses which the State of Texas may have are in any way waived by the passage of this resolution.

The resolution was referred to the Committee on State Affairs.

SENATE BILL NO. 214 ON THIRD READING

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

S. B. No. 214, Relating to beer manufacturers licenses; and declaring an emergency.

The bill was read third time.

Mr. Joseph moved that Senate Bill No. 214 be recommitted to the Committee on Revenue and Taxation.

Mr. McGregor of El Paso moved to table the motion by Mr. Joseph to recommit S. B. No. 214.

A record vote was requested on the motion to table. The motion to table the motion by Mr. Joseph to recommit S. B. No. 214 prevailed by the following vote:

Year—99


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

The resolution was referred to the Committee on State Affairs.

SENATE BILL NO. 214 ON THIRD READING

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

S. B. No. 214, Relating to beer manufacturers licenses; and declaring an emergency.

The bill was read third time.

Mr. Joseph moved that Senate Bill No. 214 be recommitted to the Committee on Revenue and Taxation.

Mr. McGregor of El Paso moved to table the motion by Mr. Joseph to recommit S. B. No. 214.

A record vote was requested on the motion to table. The motion to table the motion by Mr. Joseph to recommit S. B. No. 214 prevailed by the following vote:

Year—99

Mr. Healy moved that further consideration of Senate Bill No. 214 be postponed until one week from today, April 3, at 11:00 o'clock a. m.

The motion to postpone S. B. No. 214 was lost.

Question recurring on the passage of S. B. No. 214 was then passed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
<td>37</td>
</tr>
<tr>
<td>Atwell</td>
<td>McKinnon</td>
</tr>
<tr>
<td>Baker</td>
<td>McGregor</td>
</tr>
<tr>
<td>Bartram</td>
<td>of El Paso</td>
</tr>
<tr>
<td>Bass</td>
<td>McLemore</td>
</tr>
<tr>
<td>Bell</td>
<td>Mann</td>
</tr>
<tr>
<td>Blaine</td>
<td>Matthew</td>
</tr>
<tr>
<td>Blowers</td>
<td>Mays</td>
</tr>
<tr>
<td>Boyea</td>
<td>Moore of Harris</td>
</tr>
<tr>
<td>Brashear</td>
<td>Mullen</td>
</tr>
<tr>
<td>Bristow</td>
<td>Murray</td>
</tr>
<tr>
<td>Burdett</td>
<td>Oliver</td>
</tr>
<tr>
<td>Bryd</td>
<td>Osborn</td>
</tr>
<tr>
<td>Cline</td>
<td>Parsons</td>
</tr>
<tr>
<td>Cole</td>
<td>Patterson</td>
</tr>
<tr>
<td>Cory</td>
<td>Pipkin</td>
</tr>
<tr>
<td>Cowen</td>
<td>Puckett</td>
</tr>
<tr>
<td>Day</td>
<td>Ramsey</td>
</tr>
<tr>
<td>de la Garza</td>
<td>Russell</td>
</tr>
<tr>
<td>Elliott</td>
<td>Sadler</td>
</tr>
<tr>
<td>Ellis</td>
<td>Sands</td>
</tr>
<tr>
<td>Ford</td>
<td>Sanders</td>
</tr>
<tr>
<td>Foreman</td>
<td>Schram</td>
</tr>
<tr>
<td>Forsyth</td>
<td>Schwartz</td>
</tr>
<tr>
<td>Glass</td>
<td>of Galveston</td>
</tr>
<tr>
<td>Gladney</td>
<td>Schwartz</td>
</tr>
<tr>
<td>Green</td>
<td>of Washington</td>
</tr>
<tr>
<td>Hale</td>
<td>Shannon of Erath</td>
</tr>
<tr>
<td>Hart</td>
<td>Shannon</td>
</tr>
<tr>
<td>Heffin</td>
<td>Moore of Tarrant</td>
</tr>
<tr>
<td>Hendley</td>
<td>Sheridan</td>
</tr>
<tr>
<td>Holman</td>
<td>Sherrill</td>
</tr>
<tr>
<td>Holstein</td>
<td>Smith of Hays</td>
</tr>
<tr>
<td>Hooks</td>
<td>Smith</td>
</tr>
<tr>
<td>Honey</td>
<td>of Jefferson</td>
</tr>
<tr>
<td>Hooke</td>
<td>Spillman</td>
</tr>
<tr>
<td>Huffman</td>
<td>Schwartz</td>
</tr>
<tr>
<td>Hughes of Dallas</td>
<td>Slack</td>
</tr>
<tr>
<td>Hutchins</td>
<td>Stovall</td>
</tr>
<tr>
<td>Isacks, Miss</td>
<td>Strickland</td>
</tr>
<tr>
<td>Jackson</td>
<td>Sutton</td>
</tr>
<tr>
<td>Janison</td>
<td>Tunnell</td>
</tr>
<tr>
<td>Johnson</td>
<td>Wanting</td>
</tr>
<tr>
<td>Jonkee</td>
<td>Wheeler</td>
</tr>
<tr>
<td>Kennard</td>
<td>White</td>
</tr>
<tr>
<td>Kennedy</td>
<td>Winfree</td>
</tr>
<tr>
<td>Kilpatrick</td>
<td>Woolsey</td>
</tr>
<tr>
<td>Kolha</td>
<td>Wohlford</td>
</tr>
<tr>
<td>Kothmann</td>
<td>Yeak</td>
</tr>
</tbody>
</table>

| Yeas-96 |
| Nays-37 |

| Anderson | 37 |
| Atwell | McKinnon |
| Baker | McGregor |
| Bartram | of El Paso |
| Bass | McLemore |
| Bell | Mann |
| Blaine | Matthew |
| Blowers | Mays |
| Boyea | Moore of Harris |
| Brashear | Mullen |
| Bristow | Murray |
| Burdett | Oliver |
| Bryd | Osborn |
| Cline | Parsons |
| Cole | Patterson |
| Cory | Pipkin |
| Cowen | Puckett |
| Day | Ramsey |
| de la Garza | Russell |
| Elliott | Sadler |
| Ellis | Sands |
| Ford | Sanders |
| Foreman | Schram |
| Forsyth | Schwartz |
| Glass | of Galveston |
| Gladney | Schwartz |
| Green | of Washington |
| Hale | Shannon of Erath |
| Hart | Shannon |
| Heffin | Moore of Tarrant |
| Hendley | Sheridan |
| Holman | Sherrill |
| Holstein | Smith of Hays |
| Hooks | Smith |
| Honey | of Jefferson |
| Hooke | Spillman |
| Huffman | Schwartz |
| Hughes of Dallas | Slack |
| Hutchins | Stovall |
| Isacks, Miss | Strickland |
| Jackson | Sutton |
| Janison | Tunnell |
| Johnson | Wanting |
| Jonkee | Wheeler |
| Kennard | White |
| Kennedy | Winfree |
| Kilpatrick | Woolsey |
| Kolha | Wohlford |
| Kothmann | Yeak |
Amend Section 4A of Senate Bill No. 129 so as to read as follows:

"Section 4A. Section D of Article 2.29 of the Texas Business Corporation Act (Chapter 64, Acts 1955, 54th Legislature) is hereby amended so as to read as follows:

"D. (1) At each election for directors of any domestic corporation which was created under or adopted the provisions of this Texas Business Corporation Act prior to the effective date of Senate Bill No. 129 of the 55th Legislature every shareholder entitled to vote at such election shall have the right to vote, in person or by proxy, the number of shares owned by him for as many persons as there are directors to be elected and for whose election he has a right to vote, or, unless expressly prohibited by the articles of incorporation, to cumulate his vote by giving one candidate as many votes as the number of such directors multiplied by the number of his shares shall equal or by distributing such votes on the same principle among any number of such candidates.

"(8) At each election for directors of any domestic corporation which is created under, adopts, or becomes subject to the provisions of this Texas Business Corporation Act after the effective date of Senate Bill No. 129 of the 55th Legislature every shareholder entitled to vote at such election shall have the right to vote, in person or by proxy, the number of shares owned by him for as many persons as there are directors to be elected and for whose election he has a right to vote, or, if expressly authorized by the articles of incorporation, to cumulate his votes by giving one candidate as many votes as the number of such directors multiplied by the number of his shares shall equal or by distributing such votes on the same principle among any number of such candidates.

"(2) Any shareholder who is authorized and intends to cumulate his votes shall give written notice of such intention to the secretary of the corporation on or before the day preceding the election at which such shareholder intends to cumulate his votes."
Mr. McDonald moved to table the amendment by Mr. Sanders.

The motion to table the amendment by Mr. Sanders was adopted.

Mr. Sanders moved to reconsider the vote by which Committee Amendment offered by himself was adopted and to table the motion to reconsider.

The motion to table prevailed.

Mr. Hughes of Grayson moved that further consideration of Senate Bill No. 129 be postponed until April 3, at 10:00 o'clock a. m.

A record vote was requested on the motion to table.

The motion by Mr. Huffman to table the motion by Mr. Hughes of Grayson to postpone S. B. No. 129 prevailed by the following vote:

Yeas-115

Nays-27
Armor Ballman McGregor Badman Cox Fenoglio Glass Harrington Heffin Hollowell Hughes of Grayson Jackson Kenndard Kennedy Korotkin

Absent
Blanchard Buckett Huennekens

Absent—Excused
Crostwait Richardson

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

Committee Amendment No. 11

Amend S. B. No. 129, Section 12, Subsection "A" (T) by placing a period after the word "state" in the 4th line and deleting the balance of said subsection.
The amendment was adopted.

Mr. Burkett offered the following Committee Amendment to the bill:
Amend S. B. 129 by deleting Paragraph (11) of Subsection "(b)" of Section 11, and inserting in lieu thereof the following: 

"(11) Exercising the powers of executor or administrator of the estate of a non-resident decedent under ancillary letters issued by a court of this State, or exercising the powers of a trustee under the will of a non-resident decedent, or by one or more non-residents of this State, or by one or more foreign corporations, if the exercise of such powers, in any such case, will not involve activities which would be deemed to constitute the transacting of business in this State in the case of a foreign corporation acting in its own right."

(Speaker in the Chair.)

The amendment was adopted.

A record vote was requested on the passage of S. B. No. 129 to third reading.

S. B. No. 129 was then passed to third reading by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
<td></td>
</tr>
<tr>
<td>Atwell</td>
<td></td>
</tr>
<tr>
<td>Baker</td>
<td></td>
</tr>
<tr>
<td>Bartram</td>
<td></td>
</tr>
<tr>
<td>Bann</td>
<td></td>
</tr>
<tr>
<td>Bell</td>
<td></td>
</tr>
<tr>
<td>Bishop</td>
<td></td>
</tr>
<tr>
<td>Blaine</td>
<td></td>
</tr>
<tr>
<td>Blanchard</td>
<td></td>
</tr>
<tr>
<td>Bowers</td>
<td></td>
</tr>
<tr>
<td>Boyson</td>
<td></td>
</tr>
<tr>
<td>Brashear</td>
<td></td>
</tr>
<tr>
<td>Bryan</td>
<td></td>
</tr>
<tr>
<td>Bullock</td>
<td></td>
</tr>
<tr>
<td>Burkett</td>
<td></td>
</tr>
<tr>
<td>Byrd</td>
<td></td>
</tr>
<tr>
<td>Chapman</td>
<td></td>
</tr>
<tr>
<td>Cline</td>
<td></td>
</tr>
<tr>
<td>Cole</td>
<td></td>
</tr>
<tr>
<td>Cory</td>
<td></td>
</tr>
<tr>
<td>Cotton</td>
<td></td>
</tr>
<tr>
<td>Cowen</td>
<td></td>
</tr>
<tr>
<td>Day</td>
<td></td>
</tr>
<tr>
<td>de la Garsa</td>
<td></td>
</tr>
<tr>
<td>Dew</td>
<td></td>
</tr>
<tr>
<td>Duff, Miss</td>
<td></td>
</tr>
<tr>
<td>Kilpatrick</td>
<td></td>
</tr>
<tr>
<td>Koliba</td>
<td></td>
</tr>
<tr>
<td>Kohlmann</td>
<td></td>
</tr>
<tr>
<td>Latimer</td>
<td></td>
</tr>
<tr>
<td>Laurel</td>
<td></td>
</tr>
<tr>
<td>McGee</td>
<td></td>
</tr>
<tr>
<td>McGregor</td>
<td></td>
</tr>
<tr>
<td>McIlhany</td>
<td></td>
</tr>
<tr>
<td>Mann</td>
<td></td>
</tr>
<tr>
<td>Martin</td>
<td></td>
</tr>
<tr>
<td>Matthews</td>
<td></td>
</tr>
<tr>
<td>May</td>
<td></td>
</tr>
<tr>
<td>Moore of Harris</td>
<td></td>
</tr>
<tr>
<td>Moore of Tarrant</td>
<td></td>
</tr>
<tr>
<td>Mullen</td>
<td></td>
</tr>
<tr>
<td>Murray</td>
<td></td>
</tr>
<tr>
<td>Oliver</td>
<td></td>
</tr>
<tr>
<td>Patterson</td>
<td></td>
</tr>
<tr>
<td>Pippin</td>
<td></td>
</tr>
<tr>
<td>Pool</td>
<td></td>
</tr>
<tr>
<td>Preslar</td>
<td></td>
</tr>
<tr>
<td>Puckett</td>
<td></td>
</tr>
<tr>
<td>Ramsey</td>
<td></td>
</tr>
<tr>
<td>Roberts</td>
<td></td>
</tr>
<tr>
<td>Ransel</td>
<td></td>
</tr>
<tr>
<td>Sadler</td>
<td></td>
</tr>
<tr>
<td>Sandahl</td>
<td></td>
</tr>
<tr>
<td>Sanders</td>
<td></td>
</tr>
<tr>
<td>Saul</td>
<td></td>
</tr>
<tr>
<td>Schram</td>
<td></td>
</tr>
<tr>
<td>Schwartz</td>
<td></td>
</tr>
<tr>
<td>Kilpatrick</td>
<td></td>
</tr>
<tr>
<td>Koliba</td>
<td></td>
</tr>
<tr>
<td>Kohlmann</td>
<td></td>
</tr>
<tr>
<td>Latimer</td>
<td></td>
</tr>
<tr>
<td>Laurel</td>
<td></td>
</tr>
<tr>
<td>McGee</td>
<td></td>
</tr>
<tr>
<td>McGregor</td>
<td></td>
</tr>
<tr>
<td>McIlhany</td>
<td></td>
</tr>
<tr>
<td>Mann</td>
<td></td>
</tr>
<tr>
<td>Martin</td>
<td></td>
</tr>
<tr>
<td>Matthews</td>
<td></td>
</tr>
<tr>
<td>May</td>
<td></td>
</tr>
<tr>
<td>Moore of Harris</td>
<td></td>
</tr>
<tr>
<td>Moore of Tarrant</td>
<td></td>
</tr>
<tr>
<td>Mullen</td>
<td></td>
</tr>
<tr>
<td>Murray</td>
<td></td>
</tr>
<tr>
<td>Oliver</td>
<td></td>
</tr>
<tr>
<td>Patterson</td>
<td></td>
</tr>
<tr>
<td>Pippin</td>
<td></td>
</tr>
<tr>
<td>Pool</td>
<td></td>
</tr>
<tr>
<td>Preslar</td>
<td></td>
</tr>
<tr>
<td>Puckett</td>
<td></td>
</tr>
<tr>
<td>Ramsey</td>
<td></td>
</tr>
<tr>
<td>Roberts</td>
<td></td>
</tr>
<tr>
<td>Ransel</td>
<td></td>
</tr>
<tr>
<td>Sadler</td>
<td></td>
</tr>
<tr>
<td>Sandahl</td>
<td></td>
</tr>
<tr>
<td>Sanders</td>
<td></td>
</tr>
<tr>
<td>Saul</td>
<td></td>
</tr>
<tr>
<td>Schram</td>
<td></td>
</tr>
<tr>
<td>Schwartz</td>
<td></td>
</tr>
</tbody>
</table>

Yeas—111

Nays—30

Absent:—Excused

Mr. Bartram moved that the constitutional rule requiring bills to be
March 27, 1967  HOUSE JOURNAL  1105

read on three several days be sus-
pended and that Senate Bill No. 129
be placed on its third reading and final
passage.

The motion was lost by the follow-
ing vote (not receiving the neces-
sary four-fifths vote):

Year—108
Anderson    Laurel
Atwell      Lee
Baker       McDonald
Barron      McGregor
Bell         of El Paso
Bishop      Matheny
Blaine       Mann
Bowers       Martin
Boyce        Matthew
Bradford     Moore of Harris
Britton      Moore of Tarrant
Bryan        Mullen
Builock      Murray
Byrd         Oliver
Chapman      Parsons
Clute        Patterson
Cole         Pickins
Cory         Pool
Cowen        Pressler
Day          Puckett
de la Garza   Ramsey
Duff, Miss   Roberts
Dungan       Russell
Ehrle        Sadler
Elliott      Sandahl
Ferrell       Sanders
Ford          Saul
Forster       Schram
Forsythe      Schwartz
Glaze        of Galveston
Glasier       Schwartz
Green        of Washington
Hale          Shackleford
Healcy       Shannnon of Erath
Heflin       Shannon
Henderson     of Tarrant
Holman        Sheridan
Holstein      Sherrill
Hooks         Slack
Hosman        Smith of Hays
Huffman       it was Smith of Jefferson
Huffer        Spilman
Hughes of Dallas    Steward
Hutchins      Storey
Isaacks, Miss  Strickland
Jambon        Stroman
Jones         Suderth
Kelly         Sulton
Kilpatrick    Taisz
Koliba        Terrell
Kothmann      Thermoud
Lattimer      Tunnell
Walling       Wilson of Potter
Wheeler       Winfree
White         Zinsmeyer

Yea—44
Armstrong    Kennedy
Ballman       Kortright
Blanchard     McGregor
Burkett       of McLennan
Cloud         Mays
Cofield       Osburn
Cotten        Parish
Dewey         Swingle
Duke          Shaw
Ellis          Springer
English        Turman
Harrington     Watson
Hollowell      Welch
Hughes of Grayson Wilson of Young
Jackson       Wohlford
Johnson       Woolsey
Joseph        Yezek
Kernard

Absent
Luebner        Myatt
Absent—Excused
Crosthwaite    Richardson
Dugas

Mr. Strickland moved to reconsider
the vote by which S. B. No. 129 was
passed to third reading and to table
the motion to reconsider.

The motion to table prevailed.

MEETING OF INVESTIGATING
COMMITTEE

Mr. McDonald, Chairman, asked un-
animous consent of the House that
the Committee heretofore appointed to
make certain investigations in regard
to insurance, and appointed pursuant
to H. R. No. 165 be granted per-
mission to meet while the House is
considering Local and Uncontested
Bills on this afternoon.

There was no objection offered and
it was so ordered.

SENATE BILLS ON
FIRST READING

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

S. B. No. 83 to the Committee on
Conservation and Reclamation.
MESSAGE FROM THE SENATE
Austin, Texas, March 27, 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 on the local, uncontested calendar:

S. B. No. 147, Relating to issuance of airport revenue bonds in cities of over 250,000 population; and declaring an emergency.

S. B. No. 298, Confering concurrent jurisdiction in Gonzales County Court with Gonzales County Justice Courts; and declaring an emergency.

S. B. No. 299, Transferring eminent domain jurisdiction from Gonzales County Court to Gonzales County District Courts and declaring an emergency.

S. B. No. 51, Providing for the sale of pen raised game birds, etc; and declaring an emergency.

S. B. No. 147, Relating to the organization of State Board of Examiners in Basic Science; and declaring an emergency.

S. B. No. 205, Relating to fees payable to State Board of Examiners in Basic Science; and declaring an emergency.

MESSAGE FROM THE SENATE
Austin, Texas, March 27, 1957
Hon. Waggoner Carr, Speaker of the House of Representatives.

I am directed by the Senate to inform the House that the Senate has passed the following on the local, uncontested calendar:

S. B. No. 284, Increasing salary ceiling of certain employees of the 3rd Judicial District; and declaring an emergency.

S. B. No. 285, Relating to fees payable to State Board of Examiners in Basic Science; and declaring an emergency.

MESSAGE FROM THE SENATE
Austin, Texas, March 27, 1957
Hon. Waggoner Carr, Speaker of the House of Representatives.

I am directed by the Senate to inform the House that the Senate has passed the following on the local, uncontested calendar:

S. B. No. 332, Relating to the organization of State Board of Examiners in Basic Science; and declaring an emergency.

S. B. No. 298, Confering concurrent jurisdiction in Gonzales County Court with Gonzales County Justice Courts; and declaring an emergency.

S. B. No. 299, Transferring eminent domain jurisdiction from Gonzales County Court to Gonzales County District Courts and declaring an emergency.

S. B. No. 51, Providing for the sale of pen raised game birds, etc; and declaring an emergency.

S. B. No. 147, Relating to issuance of airport revenue bonds in cities of over 250,000 population; and declaring an emergency.

S. B. No. 284, Increasing salary ceiling of certain employees of the 3rd Judicial District; and declaring an emergency.
March 27, 1957

MESSAGE FROM THE SENATE
Austin, Texas, March 27, 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 on the local, uncontested calendar:

S. B. No. 204, Providing a Juvenile Medical Examiners; and declaring an emergency.

S. B. No. 177, Relating to tags on mattresses; and declaring an emergency.

S. B. No. 357, Authorizing Judge of 34th District Court to receive additional compensation; and declaring an emergency.

S. B. No. 358, Authorizing Judge of 65th District Court to receive additional compensation; and declaring an emergency.

S. B. No. 359, Authorizing Judge of 41st District Court to receive additional compensation; and declaring an emergency.

S. B. No. 391, Providing penalty for abuse, harassment, etc., by telephone; and declaring an emergency.

S. B. No. 179, Setting out road maintenance bid program and procedure for Victoria County; and declaring an emergency.

S. B. No. 180, Relating to a road maintenance law for Victoria County; and declaring an emergency.

S. B. No. 377, Granting Willacy County Navigation District power to lease and sell land; and declaring an emergency.

S. B. No. 361, Authorizing Judge of 70th District Court to receive additional compensation; and declaring an emergency.

S. B. No. 391, Providing penalty for abuse, harassment, etc., by telephone; and declaring an emergency.

S. B. No. 335, Redefining the boundaries of Bexar County Water Control and Improvement District No. 13; and declaring an emergency.

S. B. No. 329, Concerning venue for appeals from Board of Veterinary Medical Examiners; and declaring an emergency.

S. B. No. 203, Relating to application, charter and organization of life, health, and accident insurance companies; and declaring an emergency.

S. B. No. 377, Relating to funds of children in institutions of the Department of Public Welfare; and declaring an emergency.

Respectfully,

CHARLES SCHNABEL,
Secretary of the Senate.
MESSAGE FROM THE SENATE
Austin, Texas, March 27, 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. 20, Relating to the sale of beer on Sunday; and declaring an emergency.
S. B. No. 237, Relating to fees of clerks of the County Courts; and declaring an emergency.
S. B. No. 210, Exempting carriers of iced fish or shellfish from certain requirements; and declaring an emergency.
S. B. No. 312, Providing for the creation of Rural Fire Prevention Districts; and declaring an emergency.
Respectfully,
CHARLES SCHNABEL,
Secretary of the Senate.
MESSAGE FROM THE SENATE
Austin, Texas, March 27, 1957
Hon. Waggoner Carr, Speaker of the House of Representatives.
Sir: I am directed by the Senate to inform the House that the Senate has passed the following:
H. B. No. 161, Authorizing State departments to use certified mail in lieu of registered mail for certain purposes; and declaring an emergency. (With Amendments).
H. B. No. 71, Relating to bail bond of defendant in the course of a criminal action; and declaring an emergency.
H. B. No. 230, Providing for the issuance of permits for the movement of overlength and overwidth mobile homes and/or component parts thereof over the highways of Texas; and declaring an emergency. (With Amendment).
H. B. No. 99, Relating to the Vocational Nurse Act; and declaring an emergency.
Respectfully,
CHARLES SCHNABEL,
Secretary of the Senate.
MESSAGE FROM THE SENATE
Austin, Texas, March 27, 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. C. R. No. 37, Granting the Three "T" Fleet, Inc. permission to sue the State.
Respectfully,
CHARLES SCHNABEL,
Secretary of the Senate.
WELCOMING FIFTEEN HUNDRED STUDENTS FROM THE SAN ANTONIO SCHOOLS
Mr. Sheridan offered the following resolution:
H. S. R. No. 201
Whereas, Fifteen Hundred students from the San Antonio schools are guests of the House of Representatives of the Fifty-fifth Texas Legislature today, Wednesday, March 27, 1957; and
Whereas, Those interested and ambitious students accompanied by their
sponsors made a trip from San Antonio to watch the procedures of the House and Senate; and

Whereas, Each of these students is to be praised and commended for his interest in our grand and glorious State of Texas and its government and the sponsors 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 of young Texans, and that an enrolled copy of this Resolution bearing the official Seal of the House be forwarded to them in recognition of their visit and interest in their State government.

SHERIDAN, KOTHMANN, RUSSELL, STRICKLAND, BELL, HENSLEY.

The resolution was read and was adopted.

BILL AND RESOLUTIONS SIGNED BY 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 bill and resolutions:

H. B. No. 189, An Act repealing the provisions of House Bill No. 591, Acts of the Forty-sixth Legislature, Regular Session, 1939, Chapter 22, Page 195, relating to the criminal jurisdiction of the Seventy-sixth Judicial District Court in Morris County; restoring the criminal jurisdiction of the County Court of Morris County; providing that all criminal cases on the docket of the Seventy-sixth Judicial District Court acquired jurisdiction by virtue of the provisions of House Bill No. 591, Acts of the Forty-sixth Legislature, Regular Session, 1939, Chapter 22, Page 195, be transferred to the County Court of Morris County and to conform the jurisdiction of the County Court of Morris County and the Seventy-sixth Judicial District Court to such change; repealing all laws or parts of laws in conflict herewith; and declaring an emergency.

H. C. R. No. 32, To grant B. and A. Pipeline Company permission to sue the State.

S. C. R. No. 33, Commemorating the 121st Anniversary of the Battle of Goliad.

RECESS

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

The motion to recess prevailed.

The House accordingly, at 12:18 o'clock p.m. took recess until 2:00 o'clock p.m. today.

AFTERNOON SESSION

The Speaker met at 2:00 o'clock p.m. and was called to order by the Speaker.

SENATE BILLS ON FIRST READING

The following Senate Bills 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. 179 to the Committee on Counties.
S. B. No. 180 to the Committee on Counties.
S. B. No. 272 to the Committee on Counties.

CONSIDERATION OF LOCAL AND UNCONTESTED BILLS

The House proceeded to the consideration of Local and Uncontested Bills.

SENATE BILL NO. 112 ON SECOND READING

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

S. B. No. 112, Amending the Insurance Code; and declaring an emergency.

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

(Mr. Hale in the Chair)
Mr. Sandahl moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 112 be placed on its third reading and final passage.

The motion prevailed by the following vote:

| Year—136 |
|---|---|
| Anderson | Hooks |
| Armor | Hovey |
| Atwell | Hueber |
| Baker | Huffman |
| Ballman | Huff |
| Bartram | Hughes of Grayson |
| Bass | Hughes of Dallas |
| Bell | Hutchins |
| Bishop | Isacks, Miss |
| Blaine | Jackson |
| Blanchard | Jamison |
| Bowers | Johnson |
| Boyson | Jones |
| Brashear | Joseph |
| Bristow | Kelly |
| Bryan | Kennard |
| Bullock | Kilpatrick |
| Bristow | Koliba |
| Chapman | Koiroth |
| Cloud | Kothmann |
| Cole | Latimer |
| Conley | Lee |
| Cory | McCoppin |
| Cotten | McGregor |
| Cowen | of McLennan |
| Cox | of El Paso |
| de la Garza | McLainy |
| Dewey | Martin |
| De La Hestes | Mathew |
| Elliott | Mays |
| Ellis | Moore of Harris |
| Fenske | Moore of Tarrant |
| Ferrall | Mullen |
| Ford | Murray |
| Foreman | Myatt |
| Forsyth | Oliver |
| Glass | Osborn |
| Gladding | Parish |
| Harrington | Parsons |
| Healey | Patterson |
| Henley | Peckham |
| Hollowell | Pool |
| Holman | Presler |
| Hofstein | Puckett |

Ramsey | Springer |
Russell | Stewart |
Sadler | Storey |
Sandahl | Strickland |
Sanders | Stroman |
Saul | Sudderth |
Schrum | Sutton |
Schwartz | Taliaferro |
Schwartz | Washington |
Seeligson | Turman |
Shackelford | Walling |
Shannon of Erath | Watson |
Shannon of Washington | Welch |
Shaw | Wheeler |
Sheridan | White |
Sheriff | Wilson of Tonka |
Black | Wilson of Potter |
Smith of Hays | Winfree |
Smith | Wohlford |
Smith of Jefferson | Woolsey |
Spilman | Zbranek |

The Chair then laid Senate Bill 112 before the House on third reading and final passage.

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

| Year—140 |
|---|---|
| Anderson | Burkett |
| Armor | Byrd |
| Atwell | Chapman |
| Baker | Cline |
| Ballman | Cloud |
| Bartram | Cole |
| Bass | Conley |
| Bell | Cory |
| Bishop | Cottam |
| Blaine | Cossens |
| Blanchard | Cox |
| Bowers | Day |
| Boykin | de la Garza |
| Brashear | Dewey |
| Bristow | DuBois |
| Bryan | Duncan |
| Bullock | Ehrle |
MEETING OF COMMITTEE ON COUNTIES

Mr. Murray asked unanimous consent of the House that the Committee on Counties be permitted to meet at this time.

There was no objection offered.

HOUSE BILL NO. 76 ON SECOND READING

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

H. B. No. 76, A bill to be entitled "An Act amending Section 104 of Acts 1947, 50th Legislature, p. 967, ch. 421, as amended, by adding thereto a new subsection (d) directing the State Highway Commission to erect signs on state highways to acquaint motorists with the provisions of this section, which relates to the overtaking and passing of school buses; and declaring an emergency."

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

HOUSE BILL NO. 76 ON THIRD READING

Mr. Ferrell moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 76 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

The motion prevailed by the following vote:

Year—136
The Chair then laid House Bill No. 76 before the House on third reading and final passage. The bill was read third time and was passed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
</tr>
</thead>
<tbody>
<tr>
<td>140</td>
</tr>
</tbody>
</table>

**Yeas--140**
Mr. Martin offered the following Committee amendment to the bill:

House Committee Amendment No. 1 to House Bill No. 192

Amend House Bill No. 192 by striking out all below the enacting clause and by substituting therefor the following:

Section 1. Section 1c of Article 9521-11, Penal Code of Texas, the same being House Bill 820, Acts of the 47th Legislature, 1941, Chapter 322, page 525, as amended by House Bill 380, Acts of the 50th Legislature, 1947, Chapter 57, page 149, as amended by House Bill 338, Acts of the 51st Legislature, 1949, Chapter 160, page 339, is hereby amended so as to read hereafter as follows:

Sec. 1c. Provided, however, that it shall be lawful to trawl for and take shrimp at any time, during the day or night, so long as the trawling for and the taking of same shall be outside of and exclusive of any and all inland bays and waters, from those portions of the Gulf of Mexico thirteen (13) fathoms or more in depth in the territorial waters of the State of Texas lying within the following boundaries:

A line extending from the mouth of the Colorado River due southeast a distance of twenty-five (25) miles into the Gulf of Mexico and a line extending from the mouth of the Rio Grande River at the international boundary between the United States and the Republic of Mexico twenty-five (25) miles out from shore in the Gulf of Mexico; and said last named boundary to extend along the said international boundary as far out as the territorial waters of the State of Texas extend.

Provided further that it shall be lawful to trawl for and take shrimp at any time during the day or night with a bait trawl of not more than twenty (20) feet in length and not more than ten feet across the mouth, as measured by the length of the floatline of the trawl, and that the spreader boards be of no greater dimension than 26 inches in length and 18 inches in height, length and height being—for descriptive purposes—length and height of the boards while in operating position while trawling, and that no device of any nature whatever shall be used for the purpose of taking shrimp for bait, providing a repelling clause, providing a severability clause, and declaring an emergency.
in connection with or in conjunction with a trawl as prescribed above which will in any way increase the effective width of the trawl while in actual use, so long as the trawling for and taking of the same shall be for use as bait and shall be from the following waters in Jackson County and Calhoun County: the waters of Garcitas Creek, the waters of Lavaca River from its mouth to a point where the Navidad River enters Lavaca River, and the waters of Lavaca Bay within a radius of one thousand (1,000) yards from the mouth of Lavaca River and Garcitas Creek."

Mr. Huebner offered the following amendment to the Committee amendment No. 1:

H. B. No. 192

To Amend Committee Amendment No. 1 by adding Section 2, 3, and 4 after Section 1 as follows:

"Sec. 2. All laws or parts of laws in conflict with the provisions of this Act are hereby repealed to the extent of conflict only.

Sec. 3. If any provision of this Act or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of this Act which can be given effect without the invalid provisions or application, and to this end the provisions of this Act are declared to be severable.

Sec. 4. The fact that fishermen in Jackson County and Calhoun County should be permitted to use shrimp trawls for the purpose of taking shrimp from the waters described in this Act creates an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days be suspended and that this Act take effect and be in force from and after its passage, and it is so enacted."

The amendment to Committee amendment No. 1 was adopted. Committee amendment No. 1, as amended, was adopted.

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

HOUSE COMMITTEE AMENDMENT NO. 2 TO HOUSE BILL NO. 192

Amend House Bill No. 192 by striking out all above the enacting clause and by substituting therefor the following:

AN ACT amending Section 1c of Article 952L-11 Penal Code of Texas, the same being House Bill 320, Acts of the 47th Legislature, 1941, Chapter 322, page 825, as amended by House Bill 386, Acts of the 50th Legislature, 1947, Chapter 87, page 149, as amended by House Bill 318, Acts of the 51st Legislature, 1949, Chapter 160, page 316, so as to permit the use of shrimp trawls in certain waters in Jackson County and Calhoun County when used for the purpose of taking shrimp for bait, providing a repealing clause, providing a severability clause, and declaring an emergency.

The amendment was adopted.

House Bill No. 192 was then passed to engrossment.

HOUSE BILL NO. 192 ON THIRD READING

Mr. Huebner moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 192 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Year—136

Anderson
Armour
Atwell
Baker
Ballman
Barnett
Bell
Bishop
Blalock
Blanchard
Bowers
Boyett
Braun
Bristow
Bryan
Bullock
Byrd
Chapman
Clite
Cloud
Cole
Conley
Cory
Cotten
Cowen
de la Garza
Dewey
Duff, Miss

1114 HOUSE JOURNAL

in connection with or in conjunc­
tion with a trawl as prescribed above
which will in any way increase the
effective width of the trawl while
in actual use, so long as the traw­
ling for and taking of the same shall
be for use as bait and shall be from
the following waters in Jackson
County and Calhoun County: the wa­
ters of Garcitas Creek, the waters
of Lavaca River from its mouth to a
point where the Navidad River en­
ters Lavaca River, and the waters
of Lavaca Bay within a radius of
one thousand (1,000) yards from
the mouth of Lavaca River and Gar­
citas Creek."

Mr. Huebner offered the follow­
ing amendment to the Committee
amendment No. 1:

H. B. No. 192

To Amend Committee Amendment
No. 1 by adding Section 2, 3, and 4
after Section 1 as follows:

"Sec. 2. All laws or parts of laws
in conflict with the provisions of
this Act are hereby repealed to the
extent of conflict only.

Sec. 3. If any provision of this
Act or the application thereof to any
person or circumstances is 'held in­
valid, such invalidity shall not af­
fect other provisions or
appli­ca.tions
of the Act which can be
given
effect without the Invalid provisions
or application, and to this end tbe
provisions of this Act are declared to
be severable.

Sec. 4. The fact that fishermen
in Jackson County and Calhoun
County should be permitted to use
shrimp trawls for the purpose of
taking shrimp from the waters de­
scribed in this Act creates an emer­
gency and an imperative public nec­
essity that the constitutional rule
requiring bills to be read on three
several days be sus­
pended, and that this Act take
effect and be
In
from and
after
its
passage, and it
Is
so
enacted."

The amendment to Committee
amendment No. 1 was adopted. Committee amendment No. 1, as amended, was adopted.

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

HOUSE COMMITTEE AMENDMENT
NO. 2 TO HOUSE BILL NO. 192

Amend House Bill No. 192 by striking out all above the enacting clause and by substituting therefor the following:

AN ACT amending Section 1c of Arti­
cle 952L-11 Penal Code of Texas,
the same being House Bill 320,
Acts of the 47th Legislature, 1941,
Chapter 322, page 825, as amended
by House Bill 386, Acts of the 50th
Legislature, 1947, Chapter 87,
page 149, as amended by House
Bill 318, Acts of the 51st Legisla­
ture, 1949, Chapter 160, page 316,
so as to permit the use of shrimp
trawls in certain waters in Jackson
County and Calhoun County when
used for the purpose of taking
shrimp for bait, providing a repe­
aling clause, providing a severa­
bility clause, and declaring an
emergency.

The amendment was adopted.

House Bill No. 192 was then passed to engrossment.

HOUSE BILL NO. 192 ON THIRD READING

Mr. Huebner moved that the con­stitutional rule requiring bills to be
read on three several days be sus­
pended and that House Bill No. 192
be placed on its third reading and
final passage.

The motion prevailed by the follow­
ing vote:

Year—136

Anderson
Armour
Atwell
Baker
Ballman
Barnett
Bell
Bishop
Blalock
Blanchard
Bowers
Boyett
Braun
Bristow
Bryan
Bullock
Byrd
Chapman
Clite
Cloud
Cole
Conley
Cory
Cotten
Cowen
de la Garza
Dewey
Duff, Miss
March 27, 1957

The Chair then laid House Bill No. 192 before the House on third reading and final passage.

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

Yeas-140

Anderson
Armor
Atwell
Baker
Ballman
Bartman
Bass
Beil
Bishop
Bixine
Blanchard
Bowers
Boyse
Brashear
Brustow
Bryan
Bullock
Burke
Byrd
Chapman
Chin
Cloud
Cole
Conley
Cory
Cotten
Cowen
Cox
Day
de la Garza
Dewey
Doff. Miss
Dungan
Ehrle
Elliot
Ellis
Fenoglio
Ferrell
Ford
Foreman
Forsyth
Glass
Glusing
Harrington
Healy
Hensley
Hollowell
Holtman
Holtstein
Hooks
Hosey
Huscher
Huffman
Huffot
Hughes of Grayson
Hughes of Dallas
Hutches
Isaacks, Miss
Jackson
Jamison
Johnson
Jones
Joseph
Kelly
Kennaard
Kilpatrick
Koliba
Koroth
Kothmann
Lafter
Lee
McCoppin
McGregor
of McLennan
McGregor
of El Paso
McIlhany
Mann
Martin
Matthew
Mays
Moore of Harris
Moore of Tarrant
Mullen
Murray
Myatt
Oliver
Osborn
Parish
Patrick
Patterson
Phipkin
Polk
Presley
Puckett
Ramsey
Russell
Sadler
Sandahl
Sanders
Saul
Scham
Schwartz of Galveston
Schwartz of Washington
Seeligson
Shackelford
Shannon of Erath
Shannon of Tarrant
Shaw
Sheridan
Sherrill
Shack
Smith of Hays
Smith
of Jefferson
Spriggs
Stewart
Storby
Strickland
Stroman
Sudduth
Sutton
Talasek
Terrell
Thurmond
Tunnell
Turman
Walling
Watson
Welch
Wilson
Wilson of Potter
Wintree
Wolibert
Woolday
Yesek
Zhrane

In the Chair

Absent

Burkett
Day

Green
Heflin

Kennedy
Roberts
McDonald

Osborn

Parish

Patterson

Phipkin

Pool

Absent—Excused

McDonald

Richardson

Dungan

Crosthwait

Dungan

March 27, 1957

HOUSE JOURNAL

1115

Dungan

Ehrle

Elliot

Sills

Fenoglio

Ferrell

Ford

Foreman

Forsyth

Glass

Glusing

Harrington

Healy

Hensley

Hollowell

Holman

Holstein

Hooks

Hosey

Huscher

Huffman

Huffot

Hughes of Grayson

Hughes of Dallas

Hutches

Isaacks, Miss

Jackson

Jamison

Johnson

Jones

Joseph

Kelly

Kennaard

Kilpatrick

Koliba

Koroth

Kothmann

Lafter

Lee

McCoppin

McGregor

McGregor

McGregor

McIlhany

Mann

Martin

Matthew

Mays

Moore of Harris

Moore of Tarrant

Mullen

Murray

Myatt

Oliver

Osborn

Parish

Patrick

Patterson

Phipkin

Polk

Presley

Puckett

Ramsey

Russell

Sadler

Sandahl

Sanders

Saul

Scham

Schwartz of Galveston

Schwartz of Washington

Seeligson

Shackelford

Shannon of Erath

Shannon of Tarrant

Shaw

Sheridan

Sherrill

Shack

Smith of Hays

Smith

of Jefferson

Spriggs

Stewart

Storby

Strickland

Stroman

Sudduth

Sutton

Talasek

Terrell

Thurmond

Tunnell

Turman

Walling

Watson

Welch

Wilson

Wilson of Potter

Wintree

Wolibert

Woolday

Yesek

Zhrane

The Chair
of any wild animal in Fails or Limestone counties. 

The amendment was adopted.

House Bill No. 218 was then passed to engrossment.

HOUSE BILL NO. 218 ON THIRD READING

Mr. Welch moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 218 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Year—188

Anderson Hensley
Armor Holloway
Atwell Holman
Baker Holdstein
Ballman Hooks
Bartram Hone
Baas Hustoner
Bailley Huffman
Bishop Huff
Blaine Hughes of Grayson
Blanchard Hughes of Dallas
Bowers Hutchins
Boyens Iaacks, Miss
Brashier Jackson
Bristow Jamison
Bryan Johnson
Bullock Jones
Byrd Joseph
Champion Kelly
Clines Kennard
Cloud Kippatrick
Colley Koliba
Conley Korlota
Cory Kothman
Cotter Latimer
Cowen Lawrel
Cox Lee
de la Garza McCoppin
Dawey McGregor
Duff, Miss of McLennan
Dungan McGregor
Ehrle of El Paso
Elliot McEachan
Ellis Mann
Fenoglio Martin
Farrell Mathew
Ford Mays
Futenman Moore of Harris
Furuya Moore of Tarrant
Glass Mullen
Gingrich Murray
Harrington Myatt
Hazley Oliver
In the Chair

Hale

Absent—Excused

Absents

The Chair then laid House Bill No. 218 before the House on third reading and final passage.

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

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>139</td>
<td>1</td>
</tr>
</tbody>
</table>

[The list of names is not included in the provided text.]
The Chair laid before the House, on its second reading and passage to engrossment, H. B. No. 216, to be entitled "An Act to authorize and provide for profession unit allocations for Foundation School Program Act and Fund purposes, determinable on a sparse area formula approved by the State Board of Education applicable to any school district containing one hundred (100) square miles or more and having fewer than one (1) pupil per square mile and which operates and maintains a four-year accredited high school; requiring certain considerations by the State Commissioner of Education; providing the beginning effective date of this Act; and declaring an emergency." The bill was read second time and was passed to engrossment.

Mr. Slack moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 216 be placed on its third reading and final passage.

The motion prevailed by the following vote:

**YES—133**

Anderson Bass Brashbear
Armour Britt Bowles
Baker Bixby Billy
Ballman Byrd
Bartram Chapman Bell
Bishop Cloud Blake
Blake Blanchard Conley
Bowens Cory Cotten

**NO—9**

Cowan Oliver
del Garza Osborn
Duffy Miss Parsons
Dungan Patterson
Ehrie Pipkin
Elliot Pool
Freseler
Fenoglio Fuehrer
Ferrell Ramsey
Ford Russell
Foreman Sadler
Foryth Sandahl
Glass Sanders
Gloster Saul
Harrington Schram
Hasty Schwartz
Hensley of Galveston
Hollowell Schwartz
Holman of Washington
Holstein Seeligson
Hooks Shackelford
Honey Shannon of Erath
Huffman Shannon of Tarrant
Huffor Shaw
Hughes of Grayson Sheridan
Hughes of Dallas Sherrill
Hutchins Black
Imacks, Miss Smith of Hays
Jackson Smith of Jefferson
Jamison Sipman
Johnson Jones
Joseph Sprigger
Kelly Stewart
Kilpatrick Storey
Koliba Strickland
Kortoth Stroman
Kothmann Suderth
Laing Sutton
Laimer Talasek
Laurel Terrell
Lee Thermoud
McCoppin Tullis
McGregor Turman
McGregor of McLennan Walling
McGregor of El Paso Watson
McLain Wheeler
Mann White
Martin Wilson of Young
Mathew Wilson of Potter
Mays Wimfree
Moore of Harris Wohlford
Moore of Tarrant Wooley
Mullen Yesak
Murray Zbranek
Myatt

**NAY—3**

Bass Kennard
Dewey

In the Chair
Hale
Hetlin
Kennedy
Absent
Crosthwaite
Dugas

HOUSE BILL NO. 216 ON SECOND READING

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

H. B. No. 216, A bill to be entitled "An Act to authorize and provide for profession unit allocations for Foundation School Program Act and Fund purposes, determinable on a sparse area formula approved by the State Board of Education applicable to any school district containing one hundred (100) square miles or more and having fewer than one (1) pupil per square mile and which operates and maintains a four-year accredited high school; requiring certain considerations by the State Commissioner of Education; providing the beginning effective date of this Act; and declaring an emergency."

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

HOUSE BILL NO. 216 ON THIRD READING

Mr. Slack moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 216 be placed on its third reading and final passage.

The motion prevailed by the following vote:

**YES—133**

Anderson Bass Brashbear
Armour Britt Bowles
Baker Bixby Billy
Ballman Byrd
Bartram Chapman Bell
Bishop Cloud Blake
Blake Blanchard Conley
Bowens Cory Cotten

**NO—9**

Cowan Oliver
del Garza Osborn
Duffy Miss Parsons
Dungan Patterson
Ehrie Pipkin
Elliot Pool
Freseler
Fenoglio Fuehrer
Ferrell Ramsey
Ford Russell
Foreman Sadler
Foryth Sandahl
Glass Sanders
Gloster Saul
Harrington Schram
Hasty Schwartz
Hensley of Galveston
Hollowell Schwartz
Holman of Washington
Holstein Seeligson
Hooks Shackelford
Honey Shannon of Erath
Huffman Shannon of Tarrant
Huffor Shaw
Hughes of Grayson Sheridan
Hughes of Dallas Sherrill
Hutchins Black
Imacks, Miss Smith of Hays
Jackson Smith of Jefferson
Jamison Sipman
Johnson Jones
Joseph Sprigger
Kelly Stewart
Kilpatrick Storey
Koliba Strickland
Kortoth Stroman
Kothmann Suderth
Laing Sutton
Laimer Talasek
Laurel Terrell
Lee Thermoud
McCoppin Tullis
McGregor Turman
McGregor of McLennan Walling
McGregor of El Paso Watson
McLain Wheeler
Mann White
Martin Wilson of Young
Mathew Wilson of Potter
Mays Wimfree
Moore of Harris Wohlford
Moore of Tarrant Wooley
Mullen Yesak
Murray Zbranek
Myatt

**NAY—3**

Bass Kennard
Dewey
March 27, 1957

HOUSE JOURNAL 1119

Hale

Burkett Absent

Day Kennedy

Green McDonald

Heflin Roberts

Absent—Excused

Crosthwaite Richardson

Dugas

The Chair then laid House Bill No. 216 before the House on third reading and final passage.

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

Yeas—137

Anderson

Murray

Myatt

Sherrill

Oliver

Slack

Osborn

Smith

Parish

of Jefferson

Parsons Spelman

Patterson Springer

Pipkin Stewart

Pool Storey

Presler

Strickland

Puckett

Stroman

Ramsey

Sudderth

Roberts Sutton

Russell

Terrell

Sadler

Thurmond

Sandahl

Tunnell

Sanders

Tunman

Saul

Walling

Schram

Watson

Schwartz

Welch

of Galveston

Wheeler

Schwartz

White

of Washington

Wilson of Young

Sealogue Wilson of Potter

Shackelford Winfree

Shannon of Erath Wohlford

Shannon Wootsey

of Tarrant Yezak

Shaw Zbranek

Sheridan

Nays—3

Bass Kennard

Dewey

In the Chair

Hale Absent

Heflin Talasek

Absent—Excused

Crosthwaite Richardson

Dugas

HOUSE BILL NO. 220 ON
SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment, H. B. No. 220. A bill to be entitled "An Act conferring upon the Game and Fish Commission regulatory authority over wildlife resources in Falls and Limestone Counties; amending Section 1 of Chapter 125, Acts of the 52nd Legislature, 1951, as amended, so as to make that Act applicable to Falls and Limestone Counties, and further amending the said Chapter 125 and
Section 1 thereof by transferring certain portions of Section 1 into a new section designated as Section 1a; repealing certain laws and fixing the effective date of the repeal; providing for severability; and declaring an emergency."

The bill was read second time.

Mr. Bryan offered the following amendment to the bill:

Amend House Bill No. 220 by adding Freestone County to the list of counties to which the act applies.

The amendment was adopted.

Mr. Jamison offered the following amendment to the bill:

Amendment to H. B. 220

Amend House Bill No. 220 by Welch, by adding Denton County to the list of counties to which the act applies.

The amendment was adopted.

House Bill No. 220 was then passed to engrossment.

HOUSE BILL NO. 220 ON THIRD READING

Mr. Welch moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 220 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Anderson
Armour
Atwell
Baker
Ballman
Bartram
Bass
Bell
Bishop
Blalock
Blair
Blanchard
Bowers
Boyce
Broshar
Brittow
Brady
Chapman
Clay

Glusac
Harriott
Heads
Hensley
Hollowell
Holman
Holstein
Hooks
Hoey
Husberger
Huffman
Huff
Hughes of Grayson
Hughes of Dallas
Hutcheson
Imms, Miss
Jackson
Jamison
Johnson
Jones
Joseph
Kelly
Kennard
Kilpatrick
Koitha
Korinth
Latimer
Laurel
Lee
McCoppin
McGregor
of McLennan
McGregor
of El Paso
McMillan
Mann
Martin
Matthew
Mays
Moore of Harris
Moore of Tarrant
Mullen
Murray
Myatt
Oliver
Osborn
Parish
Parsons
Patterson
Pipkin

Pool
Prestler
Puckett
Ramsey
Russell
Sadler
Sandahl
Sanders
Saul
Sibrall
Schwartz
of Galveston
of Washington
of Neillsen
Shackelford
Shannon of Erath
Shannon
of Tarrant
Shaw
Sheridan
Sherrill
Slack
Smith of Hays
Smith
of Jefferson
Spilman
Springer
Stewart
Storrey
Strickland
Shrocks
Sudderth
Sutton
Talasek
Terrell
Thurmond
Tunell
Tursman
Wallings
Watson
of Tarrant
WHEELER
White
Wilson of Young
Wilson of Potter
Wintz
Wohlford
Woosley
Yesak
Zaranek

In the Chair

Hale

Absent

Burkett
Kenedy
Day
McDonald
Green
Roberts
Heflin

Absent—Excused

Crosthwait
Richardson

Dugas
The Chair then laid House Bill No. 284 before the House on its second reading and passage to engrossment.

The bill was read second time and passed, and engrossed by the House:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>140</td>
<td>0</td>
</tr>
</tbody>
</table>

Yeas:
- Anderson
- Armstrong
- Atwell
- Baker
- Ballman
- Bartram
- Bass
- Beil
- Bishop
- Blaine
- Blanchard
- Bowers
- Boyesen
- Brehm
- Bristow
- Bunn
- Bullock
- Byrd
- Chapman
- Cline
- Cloud
- Cole
- Conley
- Cory
- Cotten
- Cowan
- Cox
- de la Garza
- Dewey
- Dugger
- Ehrle
- Elliott
- Elia
- Fenoglio
- Ferrell
- Ford
- Foreman
- Forgath
- Glass
- Glusing
- Green
- Harrington
- Heatly
- Hensley
- Highwell
- Holman
- Holstein
- Hooks
- Hone
- Huebner
- Huffman
- Hurfor
- Hughes of Grayson

Shackelford
- Sutton
- Shannon of Krath
- Terrell
- Shannon of Tarrant
- Tharmond
- Shaw
- Tatum
- Sheridan
- Walling
- Sheffill
- Watson
- Slack
- Welch
- Smith
- Wheeler
- Smith of Jefferson
- White
- Spilman
- Wilson of Young
- Springer
- Winfree
- Stewart
- Woodard
- Strickland
- Yeakel
- Sudderth

In the Chair:
- Hale

Absent:
- Heflin
- Talasek
- Kennedy

Absent—Excused:
- Crookhwait
- Richardson
- Duxes

SENATE BILL NO. 284 ORDERED NOT PRINTED

On motion of Mr. Sandahl, and by unanimous consent, Senate Bill No. 284 was ordered not printed.

HOUSE BILL NO. 254 ON SECOND READING

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

H. B. No. 254, A bill to be entitled "An Act amending Section 2, Senate Bill 319, Acts 1945, 49th Legislature Regular Session, Page 130, Chapter 90, as amended by House Bill 696, Acts 1955, 54th Legislature, Regular Session, Page 606, Chapter 211, to permit the making of routine purchases and contracts not to exceed One Thousand Dollars ($1,000.00) without the taking of formal bids: to provide for the attachment of either a certified or cashier's check in the amount of five percent (5%) of the amount of the bid, or a bidder's bond with a responsible surety in a like amount, conditioned that the successful bidder will enter into a contract and give bond as required by the specifications, providing for advertisement for bids: providing this Act be
cumulative of all other applicable laws not in conflict with the provisions hereof, and declaring an emergency."

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

HOUSE BILL NO. 254 ON THIRD READING

Mr. Oole moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 254 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136

Anderson
Armor
Atwell
Baker
Hallman
Bartram
Blase
Bell
Bishop
Blaisdell
Blaine
Blankard
Bowers
Boykin
Brebner
Brittow
Bryan
Bullock
Byrd
Chapman
Clint
Cloud
Cole
Conley
Cory
Cotten
Cowie
dela Garza
Dewey
Duffy
Dungan
Ehle
Elliott
Eliza
Fenoglio
Ferrill
Ford
Forrester
France
Glass
Glanton
Harrington
Hensley
Parsons
Patterson
Pigott
Pool
Prewitt
Puckett
Ramsey
Russell
Sadler
Sandahl
Sanders
Sani
Schram
Schwarts
of Galveston
of Washington
Selleigson
Shackelford
of Kaufman
Wilson
of Tarrant
of Houston
of Tarrant
Smith
of Jefferson
Sprigger
Stewart
Storiey
Strickland
Strom
Sudderth
Sutton
Tallas
Terrell
Thurmond
Turnbull
Wallin
Watson
Welch
Wheeler
White
Wilson
of Young
of Tarrant
of Potter
of Potter
of Washington
in the Chair

Hale

Absent

Burkett
Kennedy
Day
Greene
Heffin

Absent—Excused

Crowthwait
Richardson
Dugas

The Chair then laid House Bill No. 254 before the House on third reading and final passage.

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

Yeas—140

Anderson
Armor
Atwell
Baker
Hallman
Bartram
Blase
Bell
Bishop
Blaisdell
Blaine
Blankard
Bowers
Boykin
Brebner
Brittow
Bryan
Bullock
Byrd
Chapman
Clint
Cloud
Cole
Conley
Cory
Cotten
Cowie
dela Garza
Dewey
Duffy
Dungan
Ehle
Elliott
Eliza
Fenoglio
Ferrill
Ford
Forrester
France
Glass
Glanton
Harrington
Hensley
Parsons
Patterson
Pigott
Pool
Prewitt
Puckett
Ramsey
Russell
Sadler
Sandahl
Sanders
Sani
Schram
Schwarts
of Galveston
of Washington
Selleigson
Shackelford
of Kaufman
Wilson
of Tarrant
of Houston
of Tarrant
Smith
of Jefferson
Sprigger
Stewart
Storiey
Strickland
Strom
Sudderth
Sutton
Tallas
Terrell
Thurmond
Turnbull
Wallin
Watson
Welch
Wheeler
White
Wilson
of Young
of Tarrant
of Potter
of Potter
of Washington
in the Chair

Hale

Absent

Burkett
Kennedy
Day
Greene
Heffin

Absent—Excused

Crowthwait
Richardson
Dugas

The Chair then laid House Bill No. 254 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. 260, A bill to be entitled "An Act to amend an act providing for the annexation of common and/or independent school districts to certain Junior College districts for Junior College purposes only; providing for the creation of boards of trustees for such districts and annexed common and independent school districts, and determining the manner of representation on said board from the several common or independent school districts, the territory of which has been or may be annexed to such Junior College Districts for Junior College purposes only; providing the mode, manner and time of electing members of said boards for their terms of office, and enacting other provisions relating to the subject matter; repealing laws in conflict therewith to the extent of such conflict; preserving to such Junior College Districts the powers and privileges of Junior College Districts generally; providing a saving clause; and declaring an emergency." The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 260 ON THIRD READING

Mr. Ferrell moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 260 be placed on its third reading and final passage.
The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Year—184</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
</tr>
<tr>
<td>Armor</td>
</tr>
<tr>
<td>Awbell</td>
</tr>
<tr>
<td>Baker</td>
</tr>
<tr>
<td>Ballman</td>
</tr>
<tr>
<td>Bartram</td>
</tr>
<tr>
<td>Bell</td>
</tr>
<tr>
<td>Bishop</td>
</tr>
<tr>
<td>Blaine</td>
</tr>
<tr>
<td>Blanchard</td>
</tr>
<tr>
<td>Bowers</td>
</tr>
<tr>
<td>Boyes</td>
</tr>
<tr>
<td>Brashear</td>
</tr>
<tr>
<td>Brustow</td>
</tr>
<tr>
<td>Bryan</td>
</tr>
<tr>
<td>Bullock</td>
</tr>
<tr>
<td>Byrd</td>
</tr>
<tr>
<td>Chapman</td>
</tr>
<tr>
<td>Clise</td>
</tr>
<tr>
<td>Cloud</td>
</tr>
<tr>
<td>Cole</td>
</tr>
<tr>
<td>Conley</td>
</tr>
<tr>
<td>Cory</td>
</tr>
<tr>
<td>Cotten</td>
</tr>
<tr>
<td>Cowen</td>
</tr>
<tr>
<td>Cox</td>
</tr>
<tr>
<td>de la Garza</td>
</tr>
<tr>
<td>Dewey</td>
</tr>
<tr>
<td>Duff, Miss</td>
</tr>
<tr>
<td>Dungan</td>
</tr>
<tr>
<td>Ehrie</td>
</tr>
<tr>
<td>Elliott</td>
</tr>
<tr>
<td>Ellis</td>
</tr>
<tr>
<td>Ensign</td>
</tr>
<tr>
<td>Farmington</td>
</tr>
<tr>
<td>Fezzi</td>
</tr>
<tr>
<td>Hollowell</td>
</tr>
<tr>
<td>Holman</td>
</tr>
<tr>
<td>Holstein</td>
</tr>
<tr>
<td>Hooks</td>
</tr>
<tr>
<td>Hote</td>
</tr>
<tr>
<td>Huffman</td>
</tr>
<tr>
<td>Huffor</td>
</tr>
<tr>
<td>Hughes of Grayson</td>
</tr>
<tr>
<td>Hughes of Dallas</td>
</tr>
<tr>
<td>Hutches</td>
</tr>
<tr>
<td>Isaacks, Miss</td>
</tr>
<tr>
<td>Jackson</td>
</tr>
<tr>
<td>Jamison</td>
</tr>
<tr>
<td>Johnson</td>
</tr>
<tr>
<td>Jones</td>
</tr>
<tr>
<td>Storey</td>
</tr>
<tr>
<td>Strickland</td>
</tr>
<tr>
<td>Stroum</td>
</tr>
<tr>
<td>Sudderth</td>
</tr>
<tr>
<td>Sutton</td>
</tr>
<tr>
<td>Talasek</td>
</tr>
<tr>
<td>Terrell</td>
</tr>
<tr>
<td>Townsend</td>
</tr>
<tr>
<td>Tunnell</td>
</tr>
<tr>
<td>Turrent</td>
</tr>
<tr>
<td>Waring</td>
</tr>
<tr>
<td>Walth</td>
</tr>
<tr>
<td>Wollford</td>
</tr>
<tr>
<td>Wootley</td>
</tr>
<tr>
<td>Yeak</td>
</tr>
</tbody>
</table>

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

<table>
<thead>
<tr>
<th>Year—183</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
</tr>
<tr>
<td>Armor</td>
</tr>
<tr>
<td>Awbell</td>
</tr>
<tr>
<td>Baker</td>
</tr>
<tr>
<td>Ballman</td>
</tr>
<tr>
<td>Bartram</td>
</tr>
<tr>
<td>Bell</td>
</tr>
<tr>
<td>Bishop</td>
</tr>
<tr>
<td>Blaine</td>
</tr>
<tr>
<td>Blanchard</td>
</tr>
<tr>
<td>Bowers</td>
</tr>
<tr>
<td>Boyes</td>
</tr>
<tr>
<td>Brashear</td>
</tr>
<tr>
<td>Brustow</td>
</tr>
<tr>
<td>Bryan</td>
</tr>
<tr>
<td>Bullock</td>
</tr>
<tr>
<td>Byrd</td>
</tr>
<tr>
<td>Chapman</td>
</tr>
<tr>
<td>Clise</td>
</tr>
<tr>
<td>Cloud</td>
</tr>
<tr>
<td>Cole</td>
</tr>
<tr>
<td>Conley</td>
</tr>
<tr>
<td>Cory</td>
</tr>
<tr>
<td>Cotten</td>
</tr>
<tr>
<td>Cowen</td>
</tr>
</tbody>
</table>

The Chair then laid House Bill No. 260 before the House on third reading and final passage.
The Chair laid before the House, on its second reading and passage to engrossment.

H. B. No. 280, A bill to be entitled "An Act amending Sections 2 and 3 of House Bill 853, Acts 1949, 51st Legislature, Regular Session, Page 507, Chapter 280 as amended by House Bill 332, Acts 1953, 53rd Legislature Regular Session, Page 107, Chapter 73, to provide for a Promotion and Development Fund of not more than five percent (5%) of the gross income from operations in each calendar year for Navigation Districts having within its limits a city with a population in excess of 300,000 according to the last preceding Federal census; providing this Act be cumulative of all other laws not in conflict herewith; and declaring an emergency."

The bill was read second time.

Mr. Woolsey offered the following amendment to the bill:

Amendment Number
1
Amend House Bill 2 80 by striking all below the enacting clause and substituting in lieu thereof the following:

"Section 1. It is recognized that navigation districts in this State containing cities of one hundred thousand (100,000) or more population and operating ports or waterways and the harbor and terminal facilities thereof, are in keen competition with other ports, waterways, harbors and terminals outside this State, as well as being in active competition with privately owned port and terminal facilities within this State; that well situated and equipped ports and waterways in other near-by States, as well as the owners of substantial port and terminal facilities located within and without this State have been and are advertising, promoting and developing such competing ports, waterways, harbors and terminals through spending large funds without any sort of auditing or restriction on or in connection with..."
such expenditures; and that such activities and expenditures by the port authorities of such other nearby States and those of the owners of such competing port and terminal facilities within and without this State, have been and are thwarting and impeding the use, progress and development of the ports, waterways, harbors and terminals of this State, and that continuation of such hardship and injustice can best be met and coped with by more liberal use of some relatively small fund set aside from gross income from operations of such ports of this State, to be used in the manner hereinafter referred to.

"Section 3. Any navigation district hereinafter organized, or hereafter to be organized, under General or Special Law, which navigation district contains a municipality which has one hundred thousand (100,000) population or more by the last preceding or by any future Federal Census, is hereby granted, in addition to all of the powers now conferred upon such navigation districts and in addition to the expenditures hereinafter and now being customarily made by such navigation districts, the right, power and authority to set aside out of current income from its operations a Promotion and Development Fund of not more than five percent (5%) of its gross income for operations in each calendar year. From time to time such moneys shall be expended by the Commissioners of such navigation district or as they may direct in payment of any expenses in connection with any activity or matter incidental to the advertising, development or promotion of such navigation district, or its port, waterway, harbor or terminal, or to furthering the general welfare of the same, or to the betterment of its relations with steamship and rail lines, shippers, consignees of freight, governmental officials or other Interested or sought to be interested in such port, waterway, harbor or terminal.

"Section 3. The moneys in each such Promotion and Development Fund shall be kept separate from all other funds and accounts of such navigation district, no amounts collected from assessing or levying taxes shall be placed in or mingled with said fund, and all of said fund shall be under the sole control of the Commissioners of such navigation district. Such Commissioners shall have full responsibility for auditing, approving and safeguarding the expenditures of said funds. Comptrollers and Auditors shall not audit disbursements from said fund, but shall be entitled to monthly statements showing the date of each disbursement from said fund, the amount disbursed, the person or concern to whom disbursed and the general purpose of such disbursement; and such Auditors shall have and exercise their usual supervision and control to assure that such Commissioners of each such navigation district set aside no more than five percent (5%) of its gross income from operations in each calendar year in any such Promotion and Development Fund.

"Section 4. It is expressly provided that neither the setting aside of such Promotion and Development Fund nor the use of disbursements therefrom shall affect payment of other expenses heretofore and now customarily approved, audited and paid out of the regular funds of such navigation districts; it being the purpose and intent of this Act to authorize use and disbursements from such Promotion and Development Fund for unusual purposes and occasions not covered by existing laws."

"Section 2. This Act shall be cumulative of all other laws promoting navigation districts not in conflict herewith.

"Section 3. The fact that the tremendous increase in costs of advertising, promotion and development in all fields have left navigation districts short of the necessary funds to maintain their competitive position with ports of comparable size and tonnage creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills be read on three separate days be suspended, and it is hereby suspended, and this Act shall take effect and be in full force and effect from and after its passage, and it is so enacted."

The amendment was adopted.

On motion of Mr. Moore of Harris and by unanimous consent of the House, theCaption of House Bill No. 280 was ordered amended to conform with the body of the bill.
House Bill No. 280 was then passed to engrossment.

**HOUSE BILL NO. 280 ON THIRD READING**

Mr. Moore of Harris moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 280 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Year</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>135</td>
<td>136</td>
<td>1</td>
</tr>
</tbody>
</table>


Yeas—1

In the Chair

Hale

Absent

Burkett Kennedy Day McDonald Green Roberts Heflin

Absent—Excused

Crookwait Richardson Gugas

The Chair then laid House Bill No. 280 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</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>139</td>
<td>136</td>
<td>3</td>
</tr>
</tbody>
</table>

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

"H. B. No. 284, A bill to be entitled "An Act amending Chapter 282, Acts of the 61st Legislature of Texas, Regular Session, 1949, as amended, so as to increase the amount of tax that may be levied and collected in Trinity Bay Conservation District for the purpose of paying the costs of operating said District and maintaining its properties; and declaring an emergency."

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

Mr. Zbranek moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 284 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Year—1949

Anderson  Clend
Armour  Cole
Atwell  Conley
Baker  Cory
Ballman  Cotten
Bartram  Cowan
Bass  Cox
Bell  de la Garza
Blaire  Dewey
Blanchard  Duff, Miss
Bowers  Duf
d
Boyson  Elliott
Bradsher  Ellis
Brashear  Fenoglio
Bryan  Ferrell
Bullock  Ford
Byrd  Foreman
Chapman  Forsyth
Clint  Glass

Absent

Hefflin  Talasek
Kennedy  Talsak

Present—Excused

Gruenhaut  Richardson
Dugas
The Chair then laid House Bill No. 284 before the House on third reading and final passage.

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

Yeas—140

Anderson, Hughes of Grayson
Armour, Hughes of Dallas
Atwell, Hutchins
Baker, Isaacks, Miss
Ballman, Jackson
Bartram, Jamison
Bass, Johnson
Bell, Jones
Bishop, Joseph
Blaine, Kelly
Blanchard, Kennard
Bowers, Kilpatrick
Boyzen, Koliba
Brasher, Kothmann
Brisow, Koloth
Bryan, Lattimer
Bullock, Laurel
Burkett, Lee
Byrd, McCoppin
Chapman, McDonald
Cline, McGregor
Claus, of McLennan
Cole, McGregor
Conley, of El Paso
Cory, McLinhany
Cotten, Mann
Cox, Martin
Day, Matthew
De la Garza, Moore of Harris
Dewey, Moore of Tarrant
Dorn, Miss
Dunstan, Murray
Ehrie, Myatt
Elliott, Oliver
Ellis, Osborn
Fengilo, Parish
Ferrell, Parsons
Ford, Patterson
Foreman, Pipkin
Forrest, Pool
Glass, Presler
Glusby, Puckett
Green, Ramsey
Harrington, Roberts
Healy, Russell
Hendley, Sadler
Hollowell, Sandahl
Holman, Sanders
Holstein, Saul
Hooks, Schram
Homer, Schwartz
Husnson, of Galveston
Huffman, Schwartz
Huffor, of Washington

In the Chair

Hale

Absent

Burkett, Kennedy
Day, McDonald
Green, Roberts
Heflin

Absent—Excused

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

H. B. No. 296, A bill to be entitled "An Act validating, ratifying and confirming interest bearing time warrants authorized by cities of this State since the enactment of Chapter 362, by the 54th Legislature of Texas, Regular Session, 1955; and all proceedings of the governing body relating thereto; validating refunding bonds issued for the purpose of refunding time warrants issued by such cities; providing that this act shall not apply to any such time warrants or any refunding bonds issued to refund time warrants the validity of which is involved in litigation at the time this act becomes effective; and declaring an emergency."

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

Mr. Hutchins moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 296 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yea—136
Anderson
Isaacs, Miss
Arnor
Jackson
Atwell
Jamison
Baker
Johnson
Ballman
Jones
Bartram
Joseph
Baer
Kennard
Bishop
Kilpatrick
Blaine
Kofita
Blanchard
Koroth
Bowers
Kothmann
Boyce
Lutiner
Braashear
Laurel
Bristow
Lee
Bryan
McCoppin
Bullock
McGregor
Byrd
of McLennan
Chapman
McGregor
Claiborne
of El Paso
Cloud
McIlhany
Cole
Mann
Conley
Martin
Cory
Matthew
Cotter
Max
Cowen
Moore of Harris
Cox
Moore of Tarrant
de la Garza
Mullen
Dewey
Murray
Duffy, Miss
Myatt
Dugan
Oliver
Ehre
Osborn
Elliott
Parish
Ellis
Parsons
Fenoglio
Patterson
Ferrell
Pipkin
Ford
Pool
Foreman
Premier
Forsyth
Peckett
Glass
Ramsey
Glue
Russell
Harrington
Sadler
Healey
Sandahl
Healey
Sanders
Hollowell
Saul
Holman
Schram
Holstein
Schwartz
Hooks
of Galveston
Hosey
Schwartz
Huebner
of Washington
Hughes
Seelngson
Humphrey
of Dallas
Huffman
Shackelford
Hutchins
Shannon
Hughes of Grayson
Shannon of Erath
Hughes of Dallas
Shannon of Tarrant
<table>
<thead>
<tr>
<th>Shaw</th>
<th>Terrell</th>
<th>Hensley</th>
<th>Pender</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sheridan</td>
<td>Thurmond</td>
<td>Hollowell</td>
<td>Peckett</td>
</tr>
<tr>
<td>Sherrill</td>
<td>Tillman</td>
<td>Holman</td>
<td>Ramsey</td>
</tr>
<tr>
<td>Slack</td>
<td>Turman</td>
<td>Holstein</td>
<td>Robert</td>
</tr>
<tr>
<td>Smith of Hays</td>
<td>Welling</td>
<td>Hooks</td>
<td>Russell</td>
</tr>
<tr>
<td>Smith of Jefferson</td>
<td>Welch</td>
<td>Hoevee</td>
<td>Sadler</td>
</tr>
<tr>
<td>Spilman</td>
<td>Wheeler</td>
<td>Huesner</td>
<td>Sandahl</td>
</tr>
<tr>
<td>Springer</td>
<td>White</td>
<td>Huffman</td>
<td>Sanders</td>
</tr>
<tr>
<td>Stewart</td>
<td>Wilson of Young</td>
<td>Huffst</td>
<td>Saul</td>
</tr>
<tr>
<td>Strickland</td>
<td>Walfree</td>
<td>Hughes of Grayson</td>
<td>Schram</td>
</tr>
<tr>
<td>Sudduth</td>
<td>Wohlford</td>
<td>Hughes of Dallas</td>
<td>Schwartz</td>
</tr>
<tr>
<td>Sutton</td>
<td>Woolsey</td>
<td>Hutchinson</td>
<td>Schwartz</td>
</tr>
<tr>
<td>Talasek</td>
<td>Yezak</td>
<td>Isaac, Miss</td>
<td>Schwartz</td>
</tr>
<tr>
<td>In the Chair</td>
<td></td>
<td>Jackson</td>
<td>Smith of Washington</td>
</tr>
<tr>
<td>Hale</td>
<td></td>
<td>Jamison</td>
<td>Seeligson</td>
</tr>
<tr>
<td>Absent</td>
<td></td>
<td>Johnson</td>
<td>Shackelford</td>
</tr>
<tr>
<td>Burkett</td>
<td>Kennedy</td>
<td>Jones</td>
<td>Shannon of Dent</td>
</tr>
<tr>
<td>Day</td>
<td>McDonald</td>
<td>Joseph</td>
<td>Shannon</td>
</tr>
<tr>
<td>Green</td>
<td>Roberts</td>
<td>Kelly</td>
<td></td>
</tr>
<tr>
<td>Heflin</td>
<td></td>
<td>Keenard</td>
<td></td>
</tr>
<tr>
<td>Absent—Excused</td>
<td></td>
<td>Kilpatrick</td>
<td></td>
</tr>
<tr>
<td>Crosthwaite</td>
<td>Richardson</td>
<td>Koliba</td>
<td></td>
</tr>
<tr>
<td>Dugas</td>
<td></td>
<td>Korioth</td>
<td></td>
</tr>
<tr>
<td>The Chair then laid House Bill No. 296 before the House on third reading and final passage. The bill was read third time and was passed by the following vote:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Year—149</td>
<td></td>
<td>Kothmann</td>
<td></td>
</tr>
<tr>
<td>Anderson</td>
<td>Conley</td>
<td>Latimer</td>
<td></td>
</tr>
<tr>
<td>Armor</td>
<td>Cory</td>
<td>Laurel</td>
<td></td>
</tr>
<tr>
<td>Atwell</td>
<td>Cotten</td>
<td>Leon</td>
<td></td>
</tr>
<tr>
<td>Baker</td>
<td>Cowen</td>
<td>McComb</td>
<td></td>
</tr>
<tr>
<td>Ballman</td>
<td>Cox</td>
<td>McDonald</td>
<td></td>
</tr>
<tr>
<td>Hartman</td>
<td>Day</td>
<td>McGregor</td>
<td></td>
</tr>
<tr>
<td>Hans</td>
<td>de la Garza</td>
<td>of El Paso</td>
<td></td>
</tr>
<tr>
<td>Bell</td>
<td>Dewey</td>
<td>Melibhan</td>
<td></td>
</tr>
<tr>
<td>Blaine</td>
<td>Dunnage</td>
<td>Mann</td>
<td></td>
</tr>
<tr>
<td>Blanchard</td>
<td>Ehrle</td>
<td>Martin</td>
<td></td>
</tr>
<tr>
<td>Bowers</td>
<td>Elliott</td>
<td>Matthew</td>
<td></td>
</tr>
<tr>
<td>Boysen</td>
<td>Ellis</td>
<td>Mays</td>
<td></td>
</tr>
<tr>
<td>Brashear</td>
<td>Fensolio</td>
<td>Moore of Harris</td>
<td></td>
</tr>
<tr>
<td>Britlow</td>
<td>Ferrell</td>
<td>Moore of Tarrant</td>
<td></td>
</tr>
<tr>
<td>Bryan</td>
<td>Ford</td>
<td>Mullen</td>
<td>Wheeler</td>
</tr>
<tr>
<td>Bullock</td>
<td>Foreman</td>
<td>Murray</td>
<td>White</td>
</tr>
<tr>
<td>Burkett</td>
<td>Forsyth</td>
<td>Myatt</td>
<td></td>
</tr>
<tr>
<td>Byrd</td>
<td>Glass</td>
<td>Oliver</td>
<td>Wilson of Young</td>
</tr>
<tr>
<td>Chapman</td>
<td>Glasing</td>
<td>Osborn</td>
<td>Wilson of Potter</td>
</tr>
<tr>
<td>Cline</td>
<td>Green</td>
<td>Parish</td>
<td>Wohlford</td>
</tr>
<tr>
<td>Cloud</td>
<td>Huntington</td>
<td>Parsons</td>
<td>Wootsey</td>
</tr>
<tr>
<td>Cole</td>
<td>Heathly</td>
<td>Patterson</td>
<td>Yeag</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Pipkin</td>
<td>Zbranek</td>
</tr>
<tr>
<td></td>
<td></td>
<td>In the Chair</td>
<td></td>
</tr>
<tr>
<td>Hale</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Absent</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Heflin</td>
<td>Talasek</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kennedy</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Absent—Excused</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crosthwaite</td>
<td>Richardson</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dugas</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
The Chair laid before the House, on its second reading and passage to engrossment.

H. B. No. 312, A bill to be entitled "An Act fixing the salary of the District Judge of the 76th Judicial District of Texas; authorizing the Commissioners Court of the Counties comprising the 76th Judicial District of Texas to supplement the salary of the District Judge and providing the method of supplementation; and declaring an emergency."

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

Mr. Zbranek moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 312 be placed on its third reading and final passage.

The motion prevailed by the following vote:

---

Yeas—136
Anderson
Armour
Baker
Ballman
Bartram
Beas
Bell
Bishop
Blaine
Blanchard
Bowers
Boyum
Bratton
Brittow
Bryan
Bullock
Byrd
Chapman
Clines
Cloud
Cole
Conley
Corey
Cotton
Cowan
de la Garza
Dewey
Johnson
Jones
Joseph
Kelly
Kennard
Kliprpatrick
Koliba
Korich
Kothmann
LaLumer
Larue
Lee
McCoppin
McGregor
McGregor
Mollbrany
Mann
Martin
Matthew
Mars
Moore of Harris
Moore of Tarrant
Mullen
Murray
Myatt
Nelson
Oliver
Osborn
Parish
Parsons
Patterson
Pikkin
Pool
Pressler
Puckett
Ramsey
Ratliff
Raul
Sandahl
Sanders
Saul
Schram
Schwartz
Schwartz
Seeligson
Shackleford
Shannon of Erath
Shannon of Tarrant
Shaw
Sheridan
Sherrill
Slack
Smith
of Jefferson
Smith
Spillman
Springer
Storey
Terrill
Thurmond
Tunnell
Turman
Walling
Watson
Welch
Welch
White
Wilson of Young
Roomey
Wilbon
Winfree
Wehfoord
Woolley
Yancy
Zbranek

In the Chair

Hale

Absent--Excused
Burkett
Day
Green
Heflin

Absent
Burke
Kenedy
Day
McDonald
Green
Roberts

The Chair then laid House Bill No. 312 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. 325. A bill to be entitled "An Act amending Chapter 181, Acts of 1935, 44th Legislature, as amended by Chapter 373, Acts of 1937, 45th Legislature, by the addition of a new section authorizing the Public Safety Commission to reorganize and consolidate the various divisions and positions provided for in said Acts in the interest of economy and efficiency, and declaring an emergency."

The bill was read second time.

Mr. Seeligson offered the following amendment to the bill:

Amendment No. 1

Amend House Bill No. 325 by substituting the word "section" for paragraph in line 16 of section one.

The amendment was adopted.

HOUSE BILL NO. 325 ON THIRD READING

Mr. Seeligson moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 325 be placed on its third reading and final passage.
The motion prevailed by the following vote:

**Year—136**

<table>
<thead>
<tr>
<th>Yea</th>
<th>Ho</th>
<th>Mi</th>
<th>Ro</th>
<th>Sa</th>
<th>Tu</th>
<th>Ut</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
<td>Jones</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Armor</td>
<td>Joseph</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Atwell</td>
<td>Kelly</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Baker</td>
<td>Kennard</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ballman</td>
<td>Kilpatrick</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bartram</td>
<td>Koliba</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bass</td>
<td>Kornich</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bell</td>
<td>Kothmann</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bishop</td>
<td>Latimer</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Blaine</td>
<td>Laurel</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Blanchard</td>
<td>Lee</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bowser</td>
<td>McCoppin</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Boyesen</td>
<td>McGregor</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Brashear</td>
<td>of McLennan</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bratow</td>
<td>McGregor</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bryan</td>
<td>Meihamy</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bullock</td>
<td>Mann</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Byrd</td>
<td>Martin</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chapman</td>
<td>Matthew</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cloud</td>
<td>Mays</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cole</td>
<td>Moore of Harris</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Conley</td>
<td>Moore of Tarrant</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cory</td>
<td>Mullen</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cotton</td>
<td>Murray</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cowen</td>
<td>Myatt</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cox de la Garza</td>
<td>Osborn</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dewey</td>
<td>Parish</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Duff, Miss</td>
<td>Parsons</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Duncan</td>
<td>Patterson</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ehrl</td>
<td>Pipkin</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Elliott</td>
<td>Pool</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ellis</td>
<td>Premier</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fenoglio</td>
<td>Puckett</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ferrell</td>
<td>Ramsey</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ford</td>
<td>Russell</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Foreman</td>
<td>Sadler</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Foryth</td>
<td>Sandahl</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Glass</td>
<td>Sanders</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Glutting</td>
<td>Saul</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Harrington</td>
<td>Schram</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hatley</td>
<td>Schwartz</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hensley</td>
<td>Schwartz</td>
<td>of Galveston</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hollowell</td>
<td>Holman</td>
<td>of Washington</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Holman</td>
<td>Holstein</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hooks</td>
<td>Hooks</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Honey</td>
<td>Huesner</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Huffaman</td>
<td>Huffman</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Huffor</td>
<td>Hughes of Grayson</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hughes of Dallas</td>
<td>Hughes of Dallas</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hutchins</td>
<td>Hughes of Dallas</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Inez, Miss</td>
<td>Jackson</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jackson</td>
<td>Jamison</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Jamison</td>
<td>Johnson</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Spilman</td>
<td>Walling</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Springer</td>
<td>Watson</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Stewart</td>
<td>Welch</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Storey</td>
<td>Wheeler</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Strickland</td>
<td>White</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Stromman</td>
<td>Wilson of Young</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sudderth</td>
<td>Winsor</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sutton</td>
<td>Wintre</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tailes</td>
<td>Wohlford</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tarrell</td>
<td>Woosley</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Thurmond</td>
<td>Yexak</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tunnell</td>
<td>Zbranek</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Turman</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

In the Chair

Hale

Absent

Burkett

Kennedy

Day

McDonald

Green

Roberts

Heflin

Absent—Excused

Grosworld

Richardson

Dugas

The Chair then laid House Bill No. 326 before the House on third reading and final passage.

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

**Year—140**

<table>
<thead>
<tr>
<th>Yea</th>
<th>Ho</th>
<th>Mi</th>
<th>Ro</th>
<th>Sa</th>
<th>Tu</th>
<th>Ut</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
<td>Cox</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Armor</td>
<td>Day</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Atwell</td>
<td>de la Garza</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Baker</td>
<td>Dewey</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ballman</td>
<td>Duff, Miss</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bartram</td>
<td>Dungan</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bass</td>
<td>Ehrle</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bell</td>
<td>Elliott</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bishop</td>
<td>Epis</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Biles</td>
<td>Blancard</td>
<td>Ferrell</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bowers</td>
<td>Ford</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Boyesen</td>
<td>Foreman</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Brashear</td>
<td>Forsyth</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bratow</td>
<td>Glass</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bryan</td>
<td>Glutting</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bullock</td>
<td>Green</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Burkett</td>
<td>Harrington</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Byrd</td>
<td>Hensley</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chapagaun</td>
<td>Hollowell</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cloud</td>
<td>Holman</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cole</td>
<td>Hooks</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Conley</td>
<td>Hossy</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cory</td>
<td>Huesner</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cotten</td>
<td>Huffman</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cowen</td>
<td>Huffor</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
In the Chair

Hale          Absent
Heflin        Absent—Excused
Kennedy

In the Chair

Hughes of Grayson    Russell
Hughes of Dallas     Sadler
Hutchins            Sandahl
Isaacks, Miss       Sanders
Jackson              Sal
Jamison              Schram
Johnson              Schwartz of Galveston
Joseph               Schwartz
Kelly                Schwartz of Washington
Kilpatrick           Shackelford
Koliba              Shannon of Erath
Koroth              Shannon
Kothmann            of Tarrant
Latimer             Shaw
Laurel              Sheridan
Lee                  Sherrill
McCoppin            Slack
McDonald            Smith of Hays
McGregor of McLennan Smith of Jefferson
McGregor            of El Paso Stewart
McIlhan             Storey
Mann                Strickland
Martin              Stroman
Matthew             Suderth
Mayb                Sutton
Moore of Harris      Terrell
Moore of Tarrant     Thurmond
Mullen              Tunnell
Murray              Turman
Mratt               Walling
Oliver              Watson
Osborn              Welch
Parish              Wheeler
Parsons             White
Patterson           Wilson of Young
Pipkin              Wilson of Potter
Pool                Winstead
Pressler            Whisford
Puckett            Woolsey
Ramsey              Yasz
Roberts             Zbranek

Mr. Bartram offered the following amendment to the bill:

Amend H. B. 342 by inserting the word “Comal” in line 29 between the words “Colorado” and “Comanche”.

The amendment was adopted.

House Bill No. 342 was then passed to engrossment.

HOUSE BILL NO. 342 ON THIRD READING

Mr. Wheeler moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 342 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136
Anderson  Dungan
Armory    Ehrie
Atwell    Elliott
Baker     Ellis
Ballman   Fenclo
Bartram   Ferrell
Basso     Ford
Bell      Foreman
Bishop   Forsyth
Blaine    Glass
Blanchard Glazier
Bowers    Harrington
Boyden    Hastey
Bradbeer  Hecoul
Brinton   Holowell
Bryan     Holman
Bullock   Holuston
Bryd     Hooks
Chapman   House
Clinie    Huebner
Cloud     Huffman
Cole      Huffer
Cosley    Hughes of Grayson
Cory      Hughes of Dallas
Cotten    Hutchins
Cowen    Isaacks, Miss
Cox      Jackson
de la Garza Jamison
Dewey    Johnson
Duff, Miss Jones
The bill was read third time and was passed by the following vote:

yeas—149

Anderson
Armstrong
Auclair
Baker
Ball
Bartram
Barron
Bass
Batz
Beal
Benoit
Benson
Beyers
Binfet
Birnkrant
Black
Blackburn
Blalock
Bleese
Bowers
Boren
Boyd
Brady
Brady
Bray
Brekke
Brockmann
Brown
Brooks
Brock
Brockman
Brock
Bryant
Burke
Byrd
Byron
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldwell
Caldw
March 27, 1957  

**HOUSE BILL No. 368 ON SECOND READING**

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

H. B. No. 368, A bill to be entitled "An act fixing the deadline for filing applications of candidates in elections for office of county school trustee or trustee of any school district; fixing the time for printing of the ballots in such elections; making provisions relative to absentee voting in such elections; amending Article 2746a., Revised Civil Statutes of Texas, 1925, as amended; repealing conflicting laws; and declaring an emergency."

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

**HOUSE BILL No. 368 ON THIRD READING**

Mr. Hutchins moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 368 be placed on its third reading and final passage.

The motion prevailed by the following vote:

**Yeas—136**

Anderson  
Armour  
Atwell  
Ballman  
Bartram  
Bass  
Bell  
Bullock  
Byrd  
Chapman  
Cline  
Cloud  
Cole  
Conley  
Cory  
Cotten  
Crow  
Cox  
de la Garza  
Dewey  
Duff, Miss  
Dungan  
Ehrlie  
Elliott  
Elli  
Fenoglio  
Perrell  
Ford  
Foreman  
Forsyth  
Glass  
Givens  
Harrington  
Healy  
Hensley  
Holloman  
Holstein  
Hooks  
Hossy  
Huebner  
Huffman  
Huffor  
Hughes of Grayson  
Hughes of Dallas  
Hutchins  
イスの教士、Miss  
Isaac  
Jackson  
Jamison  
Jones  
Joseph  
Kelly  
Kennon  
Kilpatrick  
Koliba  
Korich  
Kuhlmann  
LaBute  
Laurel  
Lee  
McCoppin  
McGregor  
of McLennan  
of El Paso  
of Tarrant  
McEflan  
Mann  
Martha  
Matthew  

**Opposed—52**

Anderson  
Armour  
Atwell  
Ballman  
Bartram  
Bass  
Bell  
Bullock  
Byrd  
Chapman  
Cline  
Cloud  
Cole  
Conley  
Cory  
Cotten  
Crow  
Cox  
de la Garza  
Dewey  
Duff, Miss  
Dungan  
Ehrlie  
Elliott  
Elli  
Fenoglio  
Perrell  
Ford  
Foreman  
Forsyth  
Glass  
Givens  
Harrington  
Healy  
Hensley  
Holloman  
Holstein  
Hooks  
Hossy  
Huebner  
Huffman  
Huffor  
Hughes of Grayson  
Hughes of Dallas  
Hutchins  
イスの教士、Miss  
Isaac  
Jackson  
Jamison  
Jones  
Joseph  
Kelly  
Kennon  
Kilpatrick  
Koliba  
Korich  
Kuhlmann  
LaBute  
Laurel  
Lee  
McCoppin  
McGregor  
of McLennan  
of El Paso  
of Tarrant  
McEflan  
Mann  
Martha  
Matthew  

**Total—1127**

**Absent—3**

Planck  
Quinn  
Rodd  

**Total—1137**
The Chair then laid House Bill No. 368 before the House on third reading and final passage. The bill was read third time and was passed by the following vote:

Yeas---140

Moore of Tarrant   Shaw
Mullen            Sherman
Murray            Sherrill
Myatt             Slick
Oliver            Smith of Hays
Osborn            Smith of Jefferson
Parish            Spellman
Parsons           Springer
Patterson          Stewart
Pool               Storey
Prewler           Strickland
Puckett           Stroman
Phipkin           Sudderth
Ramsey            Sutton
Roberts           Terrell
Russell           Thurmond
Sadler            Tunnell
Sandahl           Turman
Sanders           Walling
Saul              Watson
Schram            Welch
Schwartz           Wheeler
of Galveston       White
Schwartz          Wilson of Young
of Washington      Wilson of Potter
Seeligson         Winfree
Shackelford        Winkford
Shannon of Erath    Woolsey
Shannon of Tarrant  Yezak
of Tarrant         Zbranek

In the Chair

Hale

Absent

Burkett        Kennedy
Day             McDonald
Green           Roberts
Heflin           Yezak

Absen---Excused

Crosthwalt        Richardson
Dugas

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

Yeas---146

Anderson         Glasson
Armor             Green
Atwell           Harrington
Baker            Healy
Ballman         Hessley
Bartram       Hollowell
Baie              Holman
Ball              Holstein
Bishop              Hooks
Blaine            Hoeby
Blanchard         Huebner
Bowers           Huffman
Boyson           Huffer
Broshar       Hughes of Grayson
Brittow        Hughes of Dallas
Bryan           Hutchinson
Butlock         Isacks, Miss
Burkett         Jackson
Byrd              Johnson
Chapman           Jones
Claxton           Joseph
Cloud            Kelly
Cole              Kennard
Conley            Kilpatrick
Cory              Koliba
Cotlen             Kortenhof
Cowen             Kothmann
Cox               Latimer
Day               Laurel
de la Garza     Lee
Dewey            McClepin
Duff, Miss       McDonald
Dungan           McGregor
Ehle            of McLennan
Elliott          McGregor
Elliott          of El Paso
Fenoglio         McElheny
Farrell           Mann
Ford               Martin
Foreman           Matthew
Forycyth           Mays
Glass            Moore of Harris
Mr. Selligson moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 371 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—133

Anderson
Armor
Atwell
Baker
Ballman
Bartram
Bell
Bishop
Blaine
Blanchard
Bowers
Boyson
Breadhear
Bratstow
Bryan
Bullock
Byrd
Chapman
Cline
Cloud
Cole
Conley
Corby
Cottan
Cowen
Cox
de la Garza
Duff, Miss
Dungan
Ehrle
Elliott
Ellis
Fenoglio
Ferrell
Ford
Foreman
Forsyth
Glass
Glasing
Harrington
Heffy
Hendley
Holloway
Holman
Holstein
Hooks
Hosey
Huebner
Huffman
Huff
Hughes of Grayson

Sutton
Shackleford
Shannon of Erath
Terrell
Shannon of Tarrant
Tennant
Shaw
Sheridan
Sherill
Shack
Smith of Hays
Smith of Jefferson
Wilson of Young
Sipman
Springer
Stewart
Storey
Strickland
Stroman
Sudderth
Bass
Bass
In The Chair
Bass
Dewey
Halo
Burkett
Kennedy
Day
Green
Heflin
Absent—Excused
Crosthwalt
Richardson
Dugas

The Chair then laid House Bill No. 371 before the House on third reading and final passage.

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

Yeas—137

Anderson
Armor
Atwell
Baker
Ballman
Bartram
Bishop
Blaine
Blanchard
Bowers
Boyson
Breadhear
Bratstow
Bryan
Bullock
Byrd
Chapman
Cline
Cloud
Cole
Conley
Corby
Cottan
Cowen
Cox
de la Garza
Duff, Miss
Dungan
Ehrle
Elliott
Ellis
Fenoglio
Ferrell
Ford
Foreman
Forsyth
Glass
Glasing
Harrington
Heffy
Hendley
Holloway
Holman
Holstein
Hooks
Hosey
Huebner
Huffman
Huff
Hughes of Grayson
The Chair laid before the House, on its second reading and passage to engrossment, H. B. No. 381, A bill to be entitled "An Act authorizing the Board for Texas State Hospitals and Special Schools to sell certain land located in Wichita County, Texas, being a part of the property of the Wichita Falls State Hospital; prescribing the procedures, terms and conditions of sale; limiting the times within which sales may be made; and declaring an emergency."

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

The motion prevailed by the following vote:

Yea—136

Anderson  Duff, Miss
Armour  Duncan
Atwell  Ehrle
Baker  Elliott
Ballman  Ellis
Bartram  Fencillo
Bell  Ferrell
Bishop  Ford
Blalock  Foreman
Blanchard  Forsyth
Bowers  Glass
Boyce  Gluesing
Brashbey  Harrington
Bristow  Heflin
Bryan  Henley
Bullock  Hollowell
Byrd  Holstein
Chapman  Hooks
Chloe  Hous
Cloud  Hosey
Cole  Hueber
Conley  Huffman
Cory  Huffor
Cotton  Hughes of Grayson
Cox  Hughes of Dallas
de la Garza  Isaacks, Miss
Dewey  Jackson
The bill was read third time and was passed by the following vote:

Yeas—139

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

Mr. Sheridan moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 397 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yea</th>
<th>136</th>
</tr>
</thead>
<tbody>
<tr>
<td>No</td>
<td>1</td>
</tr>
</tbody>
</table>

Mr. Sheridan moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 397 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yea</th>
<th>136</th>
</tr>
</thead>
<tbody>
<tr>
<td>No</td>
<td>1</td>
</tr>
</tbody>
</table>
In the Chair
Hale

Absent
Burkett

Day
Green
Hentn

Absent—Excused
Crosthwalt

Dugas

The Chair then laid House Bill No. 397 before the House on third reading and final passage.

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

Yeas—140
Anderson
Armour
Atwell
Baker
Ballman
Bartan
Bass
Bull
Bishop
Blaine
Blanchard
Bills
Bowers
Boyens
Brayward
Bratton
Bryan
Bullock
Burkett
Byrd
Chapman
Chiles
Cloud
Cola
Conley
Cory

Hoes
Hooey
Hudgson
Huffman
Huford
Hughes of Grayson
Hughes of Galveston
Hutchins
Hassaux, Miss
Jackson
Johnson
Jones
Joseph
Kelly
Kennard
Kilpatrick
Koiba
Kotsoth
Kothmann
La¢ti
Laurel
Lee
McCoppin
McDonald
McGregor
McGregor
McIlhany
Mann
Martin
Maye
Moore of Harris
Moore of Tarrant
Mullen
Murray
Myatt
Oliver
Osborn
Parish
Parsons
Patterson
Piklin
Pool
Presler
Puckett

In the Chair
Hale

Absent
Heflin

Talasek

Kennedy

Absent—Excused
Crosthwalt

Dugas

HOUSE BILL NO. 419 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment,
H. B. No. 416. A bill to be entitled "An Act amending Section 1, Chapter 184, Acts of the Forty-fifth Legislature, Regular Session, 1935, as amended (codified in Vernon's as Section 1 of Article 5890b, Vernon's Civil Statutes) providing for the creation of the Texas National Guard Armory Board so as to change the membership of the Board; providing present members of the Board shall continue to serve as ex-officio members for the remainder of their term of office, prescribing certain powers and duties of the members of the Board; providing a severability clause and declaring an emergency."

The bill was read second time.

"Mr. McIlhany offered the following Committee amendment to the bill:

Committee Amendment To House Bill No. 416

Amend House Bill No. 416 by striking out all below the enacting clause, and inserting in lieu thereof the following:

"Section 1. Section 1, Chapter 184, Acts of the Forty-fifth Legislature, Regular Session, 1935, as amended (codified in Vernon's as Section 1 of Article 5890b, Vernon's Civil Statutes) is hereby amended to read hereafter as follows:

There is hereby created the Texas National Guard Armory Board to be composed of the Commanding General of the 36th Infantry Division; the Commanding General of the 49th Armored Division; the Commanding General of the 112th Armored Cavalry Regiment; and the Chief of Staff of the Texas Air National Guard and the Commanding Officer of the 112th Armored Cavalry Regiment; provided, however, that the persons now serving as members of the Texas National Guard Armory Board as specified in Section 1, Chapter 184, Acts of the 44th Legislature, Regular Session, 1931, as amended, shall each serve out his term of office and upon the expiration of such term of office shall continue to serve as ex-officio members for the remainder of their term of office, prescribing certain powers and duties of the members of the Board; providing a severability clause and declaring an emergency."

Sec. 2. If any provision of this Act or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision or application, and to this end the provisions of this Act are declared to be severable.

The amendment was adopted.

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

Committee Amendment To House Bill No. 416

Amend House Bill No. 416 by striking out all above the Enacting Clause, and inserting in lieu thereof the following:
"A BILL
To Be Entitled
An Act amending Section 1, Chapter 184, Acts of the Forty-fourth Legislature, Regular Session, 1936, as amended (codified in Vernon's as Section 1 of Article 580b, Vernon's Civil Statutes) providing for the creation of the Texas National Guard Armory Board so as to change the membership of the Board; providing present members of the Board shall continue to serve as members for the remainder of their term of office; prescribing certain powers and duties of the members of the Board; providing a severability clause and declaring an emergency."

The amendment was adopted.

House Bill No. 416 was then passed to engrossment.

HOUSE BILL NO. 416 ON THIRD READING

Mr. Slack moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 416 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136
Anderson          Cox          Cogburn
Armbrister       Atwell       de la Garza
Baker            Barron       Duff, Miss
Ballman          Barron       Dungan
Baue             Bell          Ehrlke
Bell             Bells        Elliott
Bishop           Blalock       Fencillo
Blanchard        Bowers       Farrell
Boyles           Bradford      Forsyth
Bridgman         Brissett      Glass
Bryan            Bryan        Gistang
Bullock          Byrd         Harrington
Byrd             Chapman      Hearley
Cline            Cloud        Holcomb
Cole             Combs        Holstein
Conley           Corry         House
Cotton           Huffman      Huebner
Sadler           Sandahl
Hughes of Grayson     Sanders
Hughes of Dallas        Saul
Hutcheson         Schram
Isacks, Miss      Schwartz
Jackson          Schwartz
Jamison          Schwartz
Johnson          Seales
Jones            Shackelford
Koethe           Sherrill
Kerry            Shannon of Erath
Kennard          Shannon
Klipa            Shank
Koioth           Sherman
Kothmann         Smith
Latimer           Slack
Lee              Smith of Jefferson
Lee              Smith
McEachern        Smith
McGregor          Spillman
McGregor of El Paso  Springer
McGregor of Dallas      Stewart
McIntosh         Storey
McIlhany         Strickland
Mann             Stroman
Martin            Sudderth
Matthew          Sutton
Mayes            Talasek
Moore of Harris      Terrell
Moore of Tarrant      Thurmond
Mullen            Tunnell
Murray            Turman
Myatt             Walling
Glover            Watson
Deborah          Welch
Parish           Wheeler
Pecos             White
Patterson        Wilson of Young
Phippin          Wilson of Potter
Pool             Wintre
Pressler         Wobold
Putman           Wooley
Raymore          Yenak
Russell           Zbaren

In the Chair
Hale

Absent
Burkett          Kennedy
Day             McDonald
Green           Roberts
Heflin

Absent—Excused
Cromwell         Richardson
Dugan

The Chair then laid House Bill No. 416 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>Jackson</td>
</tr>
<tr>
<td>Armbrister</td>
<td>Jackson</td>
</tr>
<tr>
<td>Atwell</td>
<td>Johnson</td>
</tr>
<tr>
<td>Baker</td>
<td>Joseph</td>
</tr>
<tr>
<td>Ballman</td>
<td>Kelly</td>
</tr>
<tr>
<td>Bartran</td>
<td>Kernan</td>
</tr>
<tr>
<td>Bass</td>
<td>Kilpatrick</td>
</tr>
<tr>
<td>Bell</td>
<td>Kelba</td>
</tr>
<tr>
<td>Bishop</td>
<td>Kloth</td>
</tr>
<tr>
<td>Bishop-Thurman</td>
<td>Kothmann</td>
</tr>
<tr>
<td>Bowers</td>
<td>Latimer</td>
</tr>
<tr>
<td>Boykin</td>
<td>Lee</td>
</tr>
<tr>
<td>Brashear</td>
<td>McCoppin</td>
</tr>
<tr>
<td>Bryan</td>
<td>McDonald</td>
</tr>
<tr>
<td>Bullock</td>
<td>McGregor</td>
</tr>
<tr>
<td>Burkett</td>
<td>McGregor</td>
</tr>
<tr>
<td>Byrd</td>
<td>Mcllhanney</td>
</tr>
<tr>
<td>Chapman</td>
<td>Mann</td>
</tr>
<tr>
<td>Cloud</td>
<td>Martin</td>
</tr>
<tr>
<td>Cole</td>
<td>Matthew</td>
</tr>
<tr>
<td>Conley</td>
<td>Murray</td>
</tr>
<tr>
<td>Cory</td>
<td>Myatt</td>
</tr>
<tr>
<td>Cotton</td>
<td>Moore of Harris</td>
</tr>
<tr>
<td>Cowan</td>
<td>Mullen</td>
</tr>
<tr>
<td>Cox</td>
<td>Murray</td>
</tr>
<tr>
<td>de la Garza</td>
<td>Oliver</td>
</tr>
<tr>
<td>Dewey</td>
<td>Osborn</td>
</tr>
<tr>
<td>Dye</td>
<td>Parikh</td>
</tr>
<tr>
<td>Dugan</td>
<td>Parsons</td>
</tr>
<tr>
<td>Elliott</td>
<td>Patterson</td>
</tr>
<tr>
<td>Ellis</td>
<td>Pipkin</td>
</tr>
<tr>
<td>Ensor</td>
<td>Pool</td>
</tr>
<tr>
<td>Fenoglio</td>
<td>Prenzler</td>
</tr>
<tr>
<td>Ferrell</td>
<td>Puckett</td>
</tr>
<tr>
<td>Ford</td>
<td>Ramsey</td>
</tr>
<tr>
<td>Foreman</td>
<td>Roberts</td>
</tr>
<tr>
<td>Foreward</td>
<td>Russell</td>
</tr>
<tr>
<td>Glass</td>
<td>Sadler</td>
</tr>
<tr>
<td>Glenn</td>
<td>Sandahl</td>
</tr>
<tr>
<td>Green</td>
<td>Sanders</td>
</tr>
<tr>
<td>Harrison</td>
<td>Saul</td>
</tr>
<tr>
<td>Hastey</td>
<td>Schram</td>
</tr>
<tr>
<td>Hensley</td>
<td>Schwartz</td>
</tr>
<tr>
<td>Hollowell</td>
<td>Schwartz</td>
</tr>
<tr>
<td>Holstein</td>
<td>Schwartz</td>
</tr>
<tr>
<td>Hooks</td>
<td>Seeligon</td>
</tr>
<tr>
<td>Honey</td>
<td>Shackleford</td>
</tr>
<tr>
<td>Hudson</td>
<td>Shannon of Erath</td>
</tr>
<tr>
<td>Huffman</td>
<td>Shannon</td>
</tr>
<tr>
<td>Huff</td>
<td>Tarrant</td>
</tr>
<tr>
<td>Hughes of Grayson</td>
<td>Shaw</td>
</tr>
<tr>
<td>Hughes of Dallas</td>
<td>Sheridan</td>
</tr>
<tr>
<td>Hutchins</td>
<td>Sherrill</td>
</tr>
<tr>
<td>Isaacks, Miss</td>
<td>Slack</td>
</tr>
</tbody>
</table>

Yeas—140

In the Chair

<table>
<thead>
<tr>
<th>Name</th>
<th>Party</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hulse</td>
<td>Walling</td>
</tr>
<tr>
<td>Smith</td>
<td>Watson</td>
</tr>
<tr>
<td>Stplman</td>
<td>White</td>
</tr>
<tr>
<td>Stewart</td>
<td>Wheelan</td>
</tr>
<tr>
<td>Storey</td>
<td>Wilson of Young</td>
</tr>
<tr>
<td>Strickland</td>
<td>Wilson of Potter</td>
</tr>
<tr>
<td>Suideroth</td>
<td>Winfree</td>
</tr>
<tr>
<td>Sutton</td>
<td>Wohlford</td>
</tr>
<tr>
<td>Terrell</td>
<td>Woolsey</td>
</tr>
<tr>
<td>Thurmond</td>
<td>Young</td>
</tr>
<tr>
<td>Tunnell</td>
<td>Zbranek</td>
</tr>
</tbody>
</table>

The bill was read second time.

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

Amend House Bill No. 419 by striking out all below the enacting clause and by inserting in lieu thereof the following:

Section 1. Article 252 of the Penal Code of Texas, 1925, and Articles 253 through 269 of the Penal Code of Texas, 1925, are hereby repealed.

Sec. 2. Sections 240 and 243 of the Election Code of Texas, as enacted by Chapter 492, Acts of the 68th Legislature (codified as Articles 14.04 and 14.06 of Vernon's Texas Election Code) are hereby re-enacted and shall read respectively as follows:

"(a) It shall be lawful for any person other than a corporation to
make campaign contributions to be paid directly to a candidate, his campaign manager, or assistant campaign manager, such contributions to be paid for the purposes set forth in the preceding Section.

"(b) It shall be lawful for any person to expend a sum which shall not in the aggregate exceed Twenty-Five Dollars ($25) for postage, or telegraph or telephone tolls, or for costs of any correspondence, or any other lawful purpose out of his own funds to aid or defeat any candidate, where the sum is not to be repaid to him.

"(c) It shall be lawful for any person to contribute his own personal services and personal traveling expenses to aid or defeat any candidate.

"(d) Except as expressly permitted by Paragraphs (a), (b), and (c) of this Section, it shall be unlawful for any person, other than a candidate, his campaign manager, or his assistant campaign manager, to make or authorize any campaign expenditure. Except as provided in Paragraphs (a), (b), and (c) of this Section, campaign expenditures must be made by the candidate, his campaign manager, or his assistant campaign manager.

"242. Criminal Penalty

"Any candidate, campaign manager, assistant campaign manager, or other person who makes an unlawful campaign expenditure in violation of the foregoing Sections of this Chapter shall be fined not less than One Hundred Dollars ($100) nor more than Five Thousand Dollars ($5,000), or be imprisoned in the penitentiary not less than one nor more than five years, or be both so fined and imprisoned."

"Sec. 3. The facts recited in the Preamble of this Act create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each House be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

The amendment was adopted."

Mr. Foreman offered the following Committee Amendment to the Bill:

House Committee Amendment No. 2 To House Bill No. 419

Amend House Bill No. 419 by striking out all above the enacting clause and by inserting in lieu thereof the following:

"A BILL

To Be Entitled

An Act repealing Article 262 and Articles 262 through 269 of the Penal Code of Texas, 1925, relating to election campaign expenditures and statements; re-enacting Sections 246 and 242 of the Election Code of Texas, relating to election campaign expenditures; and declaring an emergency."

PREAMBLE

Whereas, The Legislature in 1951 enacted, in the provisions of Chapter 14 of the Texas Election Code, a comprehensive statute regulating election campaign expenditures and statements which candidates for offices are required to file, which was designed to replace prior statutes relating to campaign expenditures and statements; and

Whereas, The failure of the Legislature to repeal the provisions on campaign expenditures appearing in the Penal Code of Texas has created a state of conflict and confusion in the law, which should be remedied by the repeal of the Penal Code provisions; and

Whereas, The holding of the Court of Criminal Appeals in Ex parte Sandahl, 339 S. W. 2d 776, raises the question of whether the present provisions of the Election Code which were involved in that case may be re-stored to operative effect without re-enactment, and in order to eliminate any question of the continuing existence of these provisions of the Election Code as legislative enactments, now, therefore,

The amendment was adopted.

House Bill No. 419 was then passed to engrossment.

House BILL NO. 419 ON THIRD READING

Mr. Sandahl moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 419 be placed on its third reading and final passage.

The motion prevailed by the following vote:
<table>
<thead>
<tr>
<th>House Member</th>
<th>Vote 1</th>
<th>Vote 2</th>
<th>Vote 3</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Armstrong</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Atwell</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Baker</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Ballard</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Bartram</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Baxley</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Bell</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Bishop</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Blaine</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Blanchard</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Bowers</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Boyden</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Broadnay</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Bristow</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Bryan</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Bullock</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Byrd</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Chapman</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Clift</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Cloud</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Cole</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Conley</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Cory</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Cotton</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Cowen</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Cox</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>de la Garza</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Dewey</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Duff, Miss</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Duncan</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Ehrlie</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Elliott</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Ellis</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Fenoglio</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Ferrell</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Ford</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Foreman</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Forsyth</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Glass</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Glueing</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Harrington</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Healy</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Hensley</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Hollowell</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Holman</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Holstein</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Hooks</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Hosen</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Huehneman</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Huffman</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Huffner</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Hughes</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Hughes of Grayson</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Hughes of Dallas</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Isaacks, Miss</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Kirklin</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Jackson</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Jamison</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Johnson</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Jones</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Joseph</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
<tr>
<td>Kelly</td>
<td>Yeaa</td>
<td>Yeaa</td>
<td>Yeaa</td>
</tr>
</tbody>
</table>

**Total Yeaa Votes:** 188

**Total Passed:** 140
March 27, 1957  HOUSE JOURNAL  1149

Kelly  Schram
Kennard  Schwartz
Kilpatrick  of Galveston  Schwartz
Koliba  of Washington  Seeligson
Kothmann  Shacksford
Lattimer  Shannon of Erath
Laurel  Shannon of Tarrant
Lee  Shaw
McCoppin  Sheridan
McDonald  Slack
McGregor of McLennan  Smith of Hays
McGregor of El Paso  Smith of Jefferson
McGranor of McLennan  Spilman
Mcllhany  Springer
Mann  Stewart
Martin  Storey
Matthew  Strickland
Maya  Stroman
Moore of Harris  Suderth
Moore of Tarrant  Tilton
Mullen  Tutton
Murray  Trelill
Myatt  Thurmond
Oberon  Turnall
Parish  Turner
Peason  Watson
Patterson  Welch
Pool  White
Pouet  Wilson of Young
Ramsey  Wilson of Potter
Robert  Winfree
Russell  Wobford
Sandahl  Yeak
Sanford  Zbranek
Saut  Yeak

In the Chair
Hale

Absent
Heflin  Talasek
Kennedy  Talasek

Absent—Excused
Crosthwait  Richardson
Dugas

HOUSE BILL NO. 427 ON SECOND READING

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

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

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

HOUSE BILL NO. 427 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. 427 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136
Anderson  Fenoglio
Armor  Ferrell
Atwell  Ford
Baker  Foreman
Baldman  Forsyth
Bartram  Glass
Bass  Gluston
Bell  Harrington
Bishop  Hearty
Blaine  Hendley
Blanchard  Hollowell
Bowen  Holman
Boyes  Holstein
Bradbeer  Hooks
Brisker  Hoyos
Bryan  Huehner
Builock  Huffman
Byrd  Hufner
Chapman  Hughes of Grayson
Cline  Hughes of Dallas
Cloud  Hutchins
Cole  Isacck, Miss
Conley  Jackson
Cory  Jamison
Cotten  Johnson
Cowen  Jones
Coyle  Joseph
De la Garza  Kelly
Dewey  Kendall
Duff, Miss  Kilpatrick
Dungan  Koliba
Ehrle  Kortovich
Ellick  Kothmann
Elliott  Latimer

Noes—31
Anderson
Armstrong
Atwell
Atwood
Baker
Baldman
Bartram
Bass
Bell
Bishop
Blaine
Blanchard
Bowen
Boyce
Bradbeer
Brisker
Bryan
Builock
Byrd
Chapman
Cline
Cloud
Cole
Conley
Cory
Cotten
Cowen
Coyle de la Garza
Dewey
Duff, Miss
Dungan
Ehrle
Ellick
Elliott

d

Yeas—136
Anderson  Fenoglio
Armor  Ferrell
Atwell  Ford
Baker  Foreman
Baldman  Forsyth
Bartram  Glass
Bass  Gluston
Bell  Harrington
Bishop  Hearty
Blaine  Hendley
Blanchard  Hollowell
Bowen  Holman
Boyes  Holstein
Bradbeer  Hooks
Brisker  Hoyos
Bryan  Huehner
Builock  Huffman
Byrd  Hufner
Chapman  Hughes of Grayson
Cline  Hughes of Dallas
Cloud  Hutchins
Cole  Isacck, Miss
Conley  Jackson
Cory  Jamison
Cotten  Johnson
Cowen  Jones
Coyle  Joseph
De la Garza  Kelly
Dewey  Kendall
Duff, Miss  Kilpatrick
Dungan  Koliba
Ehrle  Kortovich
Ellick  Kothmann
Elliott  Latimer

Noes—31
Anderson
Armstrong
Atwell
Atwood
Baker
Baldman
Bartram
Bass
Bell
Bishop
Blaine
Blanchard
Bowen
Boyce
Bradbeer
Brisker
Bryan
Builock
Byrd
Chapman
Cline
Cloud
Cole
Conley
Cory
Cotten
Cowen
Coyle de la Garza
Dewey
Duff, Miss
Dungan
Ehrle
Ellick
Elliott

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

<table>
<thead>
<tr>
<th>Yes</th>
<th>149</th>
</tr>
</thead>
<tbody>
<tr>
<td>No</td>
<td>1</td>
</tr>
</tbody>
</table>

The Chair then laid House Bill No. 427 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>Yes</th>
<th>149</th>
</tr>
</thead>
<tbody>
<tr>
<td>No</td>
<td>1</td>
</tr>
</tbody>
</table>

The Chair then laid House Bill No. 427 before the House on third reading and final passage.
March 27, 1957 HOUSE JOURNAL

Terrell            White
Thurmond           Wilson of Young
Tunnell            Wilson of Potter
Turman             Winfree
Wallace            Wohlford
Watson             Woolsey
Welch              Yeak
Wheeler            Zbranek

Hale

In the Chair

Terrell
Thurmond
Tunnell
Turman
Walling
Watson
Welch
Wheeler
Hale
Heflin
Kennedy

In the Chair

Absent-Excused

Crosthwaite        Richardson
Dugas

HOUSE BILL NO. 474 ON SECOND READING

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

H. B. No. 474, A bill to be entitled "An Act providing an open season for hunting, taking, and killing quail in Hunt County, Texas; fixing the days on which such hunting is permitted; fixing the limit on the number of quail killed or that any person may have in possession at any time; making said Act applicable to all varieties of quail; fixing a penalty; repealing all laws in conflict with this Act; and declaring an emergency."

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

HOUSE BILL NO. 474 ON THIRD READING

Mr. Hutchins moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 474 be placed on its third reading and final passage. The motion prevailed by the following vote:

Yeas-136

Anderson          Bass
Armor             Bell
Atwell            Bishop
Baker             Blaine
Bailman           Blanchard
Bertram           Bowers

Boyd
Bosshard          Mann
Brinton           Martin
Bryant            Matthew
Bullock           Maya
Byrd              Moore of Harris
Chapman           Moore of Tarrant
Cline             Mullen
Coil              Murray
Cole              Myatt
Conley            Oliver
Cory              Osborn
Cotten            Parish
Cowen             Parsons
Cox               Patterson
de la Garza        Pipkin
Dewey             Pool
Duff, Miss        Presler
Dungan            Puckett
Ehrle             Ramsey
Elliott           Russell
Evelyn            Sadler
Engstrom          Sandahl
Ferrell           Sanders
Ford              Saul
Foreman           Schram
Forsythe          Schwartz
Glass             of Galveston
Glasing           of Washington
Harrington        Hensley
Hinds             Shackelford
Hollowell         Hanlon
Holman            Shannon
Hooper            of Tarrant
Hosey             Shaw
Huelsner          Sheriff
Huffman           Shock
Hughes of Grayson
Hughes of Dallas  Smith
Hughes of Jefferson
Hutchins          Spelman
Krause, Miss      Springer
Jackson           Stewart
Jackson           Storey
Johnson           Strickland
Jones             Strom
Joseph            Suddeith
Kelly             Sutton
Kendall           Talafer
Kilpatrick        Terrell
Knight            Thorn
Koehl             Tunnell
Kodman            Turman
Lattimer          Walling
Laurel            Watson
Lee               Welch
McCoppin          Wheeler
McGregor           White
McGregor           Wilson of McLennan
McGregor           Wilson of Young
McGregor           Wilson of Potter
McGregor           of El Paso
McGregor           Winfree
The Chair then laid House Bill No. 474 before the House on third reading and passage. The bill was read third time and passed by the following vote:

<table>
<thead>
<tr>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>140</td>
</tr>
</tbody>
</table>

The bill was read for the second time and passed to engrossment, 496, to be entitled "An Act amending Section 1 of Chapter 283, Acts of the 64th Legislature, Regular Session, 1995 (Article 283a of Vernon's Texas Civil Statutes) to include the Veterans Administration and the Administrator of Veterans Affairs in the Exemption from security and bond requirements in actions brought in the courts of this State; repealing conflicting laws; and declaring an emergency."
The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 495 ON THIRD READING

Mr. Sanders moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 495 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—140

Anderson
Armour
Atwell
Baker
Ballman
Bartram
Bass
Bishop
Blaine
Blanchard
Bowers
Boyce
Brashear
Bristow
Bryan
Bullock
Byrd
Chapman
Cline
Cloud
Cole
Conley
Cory
Crow
Cox
de la Garza
Dewey
Duff, Miss
Dungan
Ehrle
Elliot
Ellis
Emery
Ford
Foreman
Forsyth
Glass
Gholson
Harrington
Hendy
Hensley
Hollowell
Holman
Holstein

Yeas—136

Anderson
Armour
Atwell
Baker
Ballman
Bartram
Bass
Bishop
Blaine
Blanchard
Bowers
Boyce
Brashear
Bristow
Bryan
Bullock
Byrd
Chapman
Cline
Cloud
Cole
Conley
Cory
Cotten
Crow
Cox
de la Garza
Dewey
Duff, Miss
Dungan
Ehrle
Elliot
Ellis
Emery
Ford
Foreman
Forsyth
Glass
Gholson
Harrington
Hendy
Hensley
Hollowell
Holman
Holstein

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

Yeas—140

Anderson
Armour
Atwell
Baker
Ballman
Bartram
Bass
Bil
Cline
Cloud
Crow
Cox
de la Garza
Dewey
Duff, Miss
Dungan
Ehrle
Elliot
Ellis
Emery
Ford
Foreman
Forsyth
Glass
Gholson
Harrington
Hendy
Hensley
Hollowell
Holman
Holstein

1 Jour.—37
The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 518 ON THIRD READING

Mr. de la Garza moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 518 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yea—136

Abstain—Excused

Mr. de la Garza moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 518 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yea—136

Abstain—Excused
The Chair then laid House Bill No. 518 before the House on third reading and final passage.

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

<table>
<thead>
<tr>
<th>Yeas</th>
<th>140</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
<td>Hughes of Dallas</td>
</tr>
<tr>
<td>Armstrong</td>
<td>Hutchins</td>
</tr>
<tr>
<td>Atwell</td>
<td>Isaacks, Miss</td>
</tr>
<tr>
<td>Baker</td>
<td>Jackson</td>
</tr>
<tr>
<td>Ballman</td>
<td>Jameson</td>
</tr>
<tr>
<td>Bartram</td>
<td>Johnson</td>
</tr>
<tr>
<td>Bass</td>
<td>Jones</td>
</tr>
<tr>
<td>Bell</td>
<td>Joseph</td>
</tr>
<tr>
<td>Bishop</td>
<td>Kelly</td>
</tr>
<tr>
<td>Blaine</td>
<td>Kennard</td>
</tr>
<tr>
<td>Blanchard</td>
<td>Kilpatrick</td>
</tr>
<tr>
<td>Bowers</td>
<td>Koliba</td>
</tr>
<tr>
<td>Boyers</td>
<td>Kothmann</td>
</tr>
<tr>
<td>Boyce</td>
<td>Leather</td>
</tr>
<tr>
<td>Brondell</td>
<td>Lee</td>
</tr>
<tr>
<td>Burdett</td>
<td>McDonald</td>
</tr>
<tr>
<td>Byrd</td>
<td>Chamber</td>
</tr>
<tr>
<td>Cline</td>
<td>Clive</td>
</tr>
<tr>
<td>Cloud</td>
<td>Collier</td>
</tr>
<tr>
<td>Cole</td>
<td>McLearn</td>
</tr>
<tr>
<td>Conley</td>
<td>McCrary</td>
</tr>
<tr>
<td>Cory</td>
<td>Martin</td>
</tr>
<tr>
<td>Cotten</td>
<td>Cowen</td>
</tr>
<tr>
<td>Cox</td>
<td>Mays</td>
</tr>
<tr>
<td>Day</td>
<td>Moore of Harris</td>
</tr>
<tr>
<td>de la Garza</td>
<td>Moore of Tarrant</td>
</tr>
<tr>
<td>Dewey</td>
<td>Mullen</td>
</tr>
<tr>
<td>Duff, Miss</td>
<td>Murray</td>
</tr>
<tr>
<td>Dunham</td>
<td>Myatt</td>
</tr>
<tr>
<td>Durham</td>
<td>Oliver</td>
</tr>
<tr>
<td>Elliott</td>
<td>Gabora</td>
</tr>
<tr>
<td>Ellis</td>
<td>Paris</td>
</tr>
<tr>
<td>Fenoglio</td>
<td>Parsons</td>
</tr>
<tr>
<td>Ferril</td>
<td>Patterson</td>
</tr>
<tr>
<td>Ford</td>
<td>Pipkin</td>
</tr>
<tr>
<td>Foreman</td>
<td>Pool</td>
</tr>
<tr>
<td>Foryth</td>
<td>Presler</td>
</tr>
<tr>
<td>Glass</td>
<td>Puckett</td>
</tr>
<tr>
<td>Glasing</td>
<td>Ramsey</td>
</tr>
<tr>
<td>Green</td>
<td>Roberts</td>
</tr>
<tr>
<td>Harrington</td>
<td>Russell</td>
</tr>
<tr>
<td>Healy</td>
<td>Sadler</td>
</tr>
<tr>
<td>Hepler</td>
<td>Sanders</td>
</tr>
<tr>
<td>Hollowell</td>
<td>Saul</td>
</tr>
<tr>
<td>Holman</td>
<td>Schram</td>
</tr>
<tr>
<td>Hooks</td>
<td>Schwartz</td>
</tr>
<tr>
<td>Huffner</td>
<td>Schwart</td>
</tr>
<tr>
<td>Huffman</td>
<td>Slow</td>
</tr>
<tr>
<td>Hughes of Grayson</td>
<td>Scott</td>
</tr>
<tr>
<td>Hughes of Washington</td>
<td>Seelig</td>
</tr>
<tr>
<td>Hutchins</td>
<td>Spiker</td>
</tr>
<tr>
<td>Isaacks, Miss</td>
<td>Spiker</td>
</tr>
<tr>
<td>Jackson</td>
<td>Strickland</td>
</tr>
<tr>
<td>Jordan</td>
<td>Sweetland</td>
</tr>
<tr>
<td>Kothmann</td>
<td>Sung</td>
</tr>
<tr>
<td>Latimer</td>
<td>Summer</td>
</tr>
<tr>
<td>Lee</td>
<td>Stoney</td>
</tr>
<tr>
<td>McAlpin</td>
<td>Strubbe</td>
</tr>
<tr>
<td>Medalin</td>
<td>Sudderth</td>
</tr>
<tr>
<td>McCloud</td>
<td>Sutton</td>
</tr>
<tr>
<td>McCreary</td>
<td>Talley</td>
</tr>
<tr>
<td>McLennan</td>
<td>Tallar</td>
</tr>
<tr>
<td>McIlwaine</td>
<td>Tarkan</td>
</tr>
<tr>
<td>Mann</td>
<td>Tharmond</td>
</tr>
<tr>
<td>Martin</td>
<td>Tamele</td>
</tr>
<tr>
<td>Mathes</td>
<td>Tarrant</td>
</tr>
<tr>
<td>Moore of Harris</td>
<td>Watson</td>
</tr>
<tr>
<td>Moore of Tarrant</td>
<td>Welch</td>
</tr>
<tr>
<td>Mullin</td>
<td>Wheeler</td>
</tr>
<tr>
<td>Murray</td>
<td>White</td>
</tr>
<tr>
<td>Myatt</td>
<td>Wilson of Young</td>
</tr>
<tr>
<td>Oliver</td>
<td>Wilson of Potter</td>
</tr>
<tr>
<td>Osborn</td>
<td>Winfree</td>
</tr>
<tr>
<td>Parish</td>
<td>Wiltford</td>
</tr>
<tr>
<td>Parsons</td>
<td>Wolley</td>
</tr>
<tr>
<td>Patterson</td>
<td>Young</td>
</tr>
<tr>
<td>Pipkin</td>
<td>Zabriski</td>
</tr>
</tbody>
</table>

In the Chair

<table>
<thead>
<tr>
<th>Hale</th>
<th>Abseent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Burkett</td>
<td>Kennedy</td>
</tr>
<tr>
<td>Day</td>
<td>McDonald</td>
</tr>
<tr>
<td>Green</td>
<td>Roberts</td>
</tr>
<tr>
<td>Heflin</td>
<td>Abseent—Excused</td>
</tr>
</tbody>
</table>

| Crosthwait        | Richardson |
| Dugas             |           |
The Chair laid before the House, on its second reading and passage to engrossment, H. B. No. 534, A bill to be entitled "An Act establishing a juvenile board in Midland County; prescribing the membership and powers of the board and providing for compensation of its members; authorizing the board to appoint a juvenile officer; prescribing the powers and duties of the juvenile officer and providing for his compensation and expenses; repealing conflicting laws; providing for severability; and declaring an emergency." The bill was read second time and was passed to engrossment.

The motion prevailed by the following vote:

Shannon of Erath Sutton
Shannon Terrell of Tarrant
Thurmond
Shaw Tunstill
Sherrill Walling
Sherrill Tunnell
Smith of Hays Watson
Smith Wheeler
of Jefferson White
Spilman Wilson of Young
Springer Wilson of Potter
Stewart Winfree
Storey Wehleidt
Strickland Wooley
Trumann Yeak
Sudderlin Zobanek

In the Chair

Hale
Absent

Heflin Talsiek
Kennedy
Absent—Excused

Crosthwait Richardson
Dugas

HOUSE BILL NO. 534 ON SECOND READING

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

HOUSE BILL NO. 534 ON THIRD READING

Mr. Anderson moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 534 be placed on its third reading and final passage.

The motion prevailed by the following vote:
March 27, 1957  HOUSE JOURNAL  1157  

Stroman  Welch  Sutton  White  Talasek  Wilson of Young  Terrell  Wilson of Potter  Thurmond  Winfree  Tunstall  Woolsey  Walling  Yezak  Watson  Zbraneck

In the Chair

Hale

Absent

Burke  Kennedy  Day  McDonald  Green  Roberts

Heffin  Absent—Excused

Crosthwait  Richardson

The Chair then laid House Bill No. 538 before the House on second reading and final passage.

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

Yes—140


In the Chair

Hale

Absent

Heffin  Talasek  Kennedy  Absent—Excused

Crosthwait  Richardson  Dugas

HOUSE BILL NO. 538 ON SECOND READING

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

"An Act to make it unlawful to use or employ doors or boards to spread or open a shrimp trawl in the Inland..."
salt waters of Nueces County during the closed season of a greater size and dimension than twenty-four (24) by thirty-six (36) inches, or a total of Eight Hundred and sixty-four (864) square inches, providing a penalty and declaring an emergency."

The bill was read second time.

Mr. Hutchins offered the following amendment to the bill:

Amend Section 1 by striking 864 square inches and substituting therefor 960 square inches on line 5.

Amend Section 1 by adding after line 5 "It shall be legal during this season in Nueces County to use a 36 inch try-net as an auxiliary.

The amendment was adopted.

House Bill No. 638 was then passed to engrossment.

HOUSE BILL NO. 638 ON THIRD READING

Mr. Forsyth moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 638 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136
Anderson  Cotten  
Armour  Cowen  
Atwell  Cox  
Baker  de la Garza  
Ballman  Dewey  
Bartram  Duff, Miss  
Bass  Duncan  
Bell  Ehrie  
Bishop  Elliott  
Blaine  Ellis  
Blanchard  Fenoglio  
Bowers  Ferrell  
Boyce  Ford  
Brashier  Foreman  
Bristow  Forsyth  
Bryan  Glass  
Bullock  Glasing  
Byrd  Harrington  
Chapman  Heady  
Cline  Healey  
Cloud  Hollowell  
Cole  Holman  
Conley  Holstein  
Cory  Hooks  

Hosey  Russian  
Houblon  Sadler  
Huffman  Sandahl  
Hufnagel  Sanders  
Hughes of Grayson  Saul  
Hughes of Dallas  Shrum  
Hutchins  Schwartz  
Iseak, Miss  of Galveston  
Jackson  Schwartz  
Jambon  of Washington  
Johnson  Seeligson  
Jones  Shackelford  
Joseph  Shannon of Erath  
Kelly  Shannon  
Kennard  of Tarrant  
Kilopatrick  Nell  
Kolbo  Shaw  
Korioth  Sherrill  
Kothmann  Black  
Lairmer  Smith of Hays  
Laurel  Smith  
Lea  of Jefferson  
McCoppin  Spillman  
McGregor  Springer  
of McLennan  Stewart  
McGregor  of El Paso  Strickland  
McIlhany  Stroman  
Mann  Suderth  
Martin  Sutton  
Matthew  Talty  
Mays  Teague  
Moore of Harris  Thurmond  
Moore of Tarrant  Tunnell  
Mullen  Turnan  
Murray  Wallow  
Myatt  Watson  
Oliver  Welch  
Osborn  Wheeler  
Parish  White  
Parrons  Wilson of Young  
Patterson  Wilson of Potter  
Pipkin  Winfree  
Pool  Wooldridge  
Premier  Woolsey  
Puckett  Yesk  
Ramsey  Zbranek  

In the Chair

Hale  Absent  
Burkett  Kennedy  
Day  McDonald  
Green  Roberts  
Heflin  Absent—Excused  
Crosthwalt  Richardson  
Dugas  

The Chair then laid House Bill No. 638 before the House on third reading and final passage.

The Chair laid House Bill No. 638 before the House on third reading and final passage.
The bill was read third time and was passed by the following vote:

Yeas-140

Anderaon
Armor
Atwell
Baker
Ballman
Bartram
Baas
Bell
Bishop
Blaine
Blanchard
Bowers
Brahalo
Bristow
Bryan
Bullock
Burkett
Byrd
Chapman
Cline
Cloud
Cole
Conley
Cory
Cotten
Coven
Cox
Day
de la Garza
dewey
Duff, Mls
Dungan
Ehle
Elliot
Elliott
Fenoglio
Ford
Foreman
Fowth
Glass
Green
Harrington
Healy
Heasley
Hollowell
Holman
Holstein
Hooks
Hoey
Huehner
Huffman
Huffor
Hughes of Grayson
Hughes of Dallas
Hutchins
Isaacs, Mls

Smith of Hays
Smith of Jefferson
Smith of Walling
Sprunger
Sprunger
Stewart
Stewart
Storey
Storey
Strickland
Strom
Strom
Sudderth
Sutton
Terrell
Thomson
Toole
Tunnell

Turbman
Turman
Tulman
Tulman
Turner
Turner
Turman
Turman

Smith of Walling
Smith of Watson
Sprunger
Welch
Wheeler
White
Winfree
Wohlford
Woodley
Wood

Turman
Turman
Turner

In the Chair

Hale
Absent

Heffin
Talasek

Absent—Excused

Croaghwait

Dugas

HOUSE BILL NO. 548 ON SECOND READING

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

"H. B. No. 548, A bill to be entitled "An Act constituting a local law for the maintenance of the public roads and highways in Dallas County by authorizing the county to issue certificates of indebtedness for the purpose of acquiring right of way for designated state highways or federal highways when the acquisition of such right of way is approved by the State Highway Commission, and payment of expenses in connection with such acquisition; requiring the levy of a tax to pay such certificates and the interest thereon; requiring such certificates to be approved by the Attorney General and registered by the Comptroller of Public Accounts and prescribing the effect thereof; enacting other provisions relating to the subject; and declaring an emergency."

The bill was read second time.

Mr. Sutton offered the following amendment to the bill:

Amend H. B. 548 by striking out Section 2 and inserting in lieu thereof the following:

Section 2. Said certificates shall be sold for cash and the proceeds thereof shall be used only for the
acquisitions of right of way irrespective of whether the same be located in or outside the corporate limits of any municipality in the county, for designated State Highways or Federal Highways when the acquisition of such right of way is approved by the State Highway Commission, and the payment of expenses in connection with such acquisition.

The amendment was adopted.

House Bill No. 548 was then passed to engrossment.

HOUSE BILL NO. 548 ON THIRD READING

Mr. Sutton moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 548 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-136

Anderson
Armor
Atwell
Baker
Ballman
Bartram
Bass
Bell
Bishop
Blaine
Blanchard
Bowars
Boyens
Brashbar
Bristow
Bryan
Bullock
Byrd
Chapman
Cline
Cloud
Cole
Conley
Cook
Cullen
Cox
de la Garza
Dewey
Duff, Miss
Dungan
Ehrle
Elliott
Eills
Fenoglio
Yeas-136

McCoplin
McGregor
McGregor
McLennan
Mollbany
Mann
Martin
Matthew
Mays
Moore of Harris
Moore of Tarrant
Mullen
Murray
Myatt
Oliver
Osborn
Parish
Parens
Patterson
Phipps
Pool
Presler
Puckett
Ramsey
Russell
Sadler
Sandahl
Sanders
Saul
Seeligson
Seeliger
Shackelford
Shannon of Erath
Shannon
of Tarrant
of El Paso
Sheridan
Sherrill
Smith of Hays
Smith
Moore of Jefferson
Moore of Tarrant
Springer
Stewart
Storey
Strickland
Strom
Suddeth
Taft
Tallulah
Terral
Thurmond
Tussell
Turner
Wallace
Watson
Welch
Wheelock
Wheeler
Wilkerson
Young

In the Chair

Hale

Absent-Excused

Crosthwaite

The Chair then laid House Bill No. 548 before the House on third reading and final passage.

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

Yeas-140

Anderson
Arthur
Arnold
Atwell
Bell
Baker
Ballman

The Chair then laid House Bill No. 548 before the House on third reading and final passage.

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

Yeas-140

Anderson
Arnold
Atwell
Bell
Baker
Ballman
| Blanchard | McCoplin |
| Bowers | McDonald |
| Boyce | McGregor |
| Brashear | of McLennan |
| Bradow | McGregor |
| Bryan | Sha of El Paso |
| Bullock | McLain |
| Burnett | Mann |
| Byrd | Martin |
| Chapman | Matthew |
| Clise | Mayo |
| Cloud | Moore of Harris |
| Cole | Moore of Tarrant |
| Conley | Mullican |
| Cory | Murrayre |
| Cotton | Myatt |
| Cowen | Oliver |
| Cox | Osborn |
| Day | Parish |
| de la Garza | Patterson |
| Dewey | Pickin |
| Duff, Miss | Pool |
| Denton | Prewler |
| Ehrie | Pursell |
| Elliott | Ramsey |
| Ellis | Roberts |
| Fenoglio | Russell |
| Ferrell | Sadler |
| Ford | Sandahl |
| Foreman | Conners |
| Forsyth | Saylor |
| Glass | Schram |
| Glutting | Schwarts |
| Green | of Galveston |
| Harrington | Schwarts |
| Heatly | of Washington |
| Henley | Seagiston |
| Hollowell | Shockelford |
| Holman | Shannon of Erath |
| Holstein | Shannon |
| Hooks | of Tarrant |
| Honey | Shaw |
| Huehner | Sheridan |
| Huffman | Sherrill |
| Hunt | Stark |
| Hughes of Grayson | Springer |
| Hughes of Dallas | Smith of Hays |
| Hutchins | Smith of Jefferson |
| Isaac, Miss | Soliman |
| Johnson | Stewart |
| Johnson | Strickland |
| Jones | Stroman |
| Joseph | Sudduth |
| Kelly | Sutton |
| Kennard | Terrell |
| Kilpatrick | Thurmond |
| Koliba | Tunnell |
| Korth | Farmer |
| Kothmann | Walling |
| Latimer | Watson |
| Laurel | Welch |
| Lee | Wheeler |

White, Wohlford
Wilson of Young, Woolsey
Wilson of Potter, Yazz
Winfree, Zbranek

In the Chair:

Hale, Absent
Heifin, Talmak
Kennedy, Absent—Excused

Treanor, Richardson

Duncan

HOUSE BILL NO. 588 ON SECOND READING

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

H. B. No. 588, A bill to be entitled "An Art amending Chapter 451, Acts of the 54th Legislature (Article 118c-3, Vernon's Texas Civil Statutes) relating to inspection and classification of sweet potatoes, so as to make inspection and classification discretionary with the seller."

The bill was read second time.

Mr. Hollowell offered the following amendment to the bill:

Amend House Bill 588 by striking out all above the enacting clause and substituting in lieu thereof the following:

"A BILL
To Be Entitled

An Act Amending Sec. 2 of Chapter 451, Acts of the 54th Legislature (Article 118c-3, Vernon’s Texas Civil Statutes) relating to inspection and classification of sweet potatoes, so as to make inspection and classification discretionary with the seller; repealing Sec. 5 and 6 of Chap. 451, Acts of the 54th Legislature and declaring an emergency."

The amendment was adopted.

House Bill No. 588 was then passed to engrossment.

HOUSE BILL NO. 588 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. 688 be placed on its third reading and final passage.

The motion prevailed by the following vote:

**Year—135**

<table>
<thead>
<tr>
<th>Name</th>
<th>County</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
<td>Jackson</td>
</tr>
<tr>
<td>Armor</td>
<td>Jamison</td>
</tr>
<tr>
<td>Atwell</td>
<td>Johnson</td>
</tr>
<tr>
<td>Baker</td>
<td>Jones</td>
</tr>
<tr>
<td>Hallman</td>
<td>Joseph</td>
</tr>
<tr>
<td>Bartram</td>
<td>Kelly</td>
</tr>
<tr>
<td>Bell</td>
<td>Kennard</td>
</tr>
<tr>
<td>Bishop</td>
<td>Kilpatrick</td>
</tr>
<tr>
<td>Blaine</td>
<td>Koliha</td>
</tr>
<tr>
<td>Blanchard</td>
<td>Koriolth</td>
</tr>
<tr>
<td>Bowers</td>
<td>Kothmann</td>
</tr>
<tr>
<td>Boyce</td>
<td>Latimer</td>
</tr>
<tr>
<td>Brashear</td>
<td>Lee</td>
</tr>
<tr>
<td>Bristow</td>
<td></td>
</tr>
<tr>
<td>Bryan</td>
<td>McCoppin</td>
</tr>
<tr>
<td>Bullock</td>
<td></td>
</tr>
<tr>
<td>Bullock</td>
<td></td>
</tr>
<tr>
<td>Byrd</td>
<td></td>
</tr>
<tr>
<td>Chapman</td>
<td></td>
</tr>
<tr>
<td>Clift</td>
<td></td>
</tr>
<tr>
<td>Cloud</td>
<td></td>
</tr>
<tr>
<td>Cole</td>
<td></td>
</tr>
<tr>
<td>Conley</td>
<td></td>
</tr>
<tr>
<td>Cory</td>
<td></td>
</tr>
<tr>
<td>Cotten</td>
<td></td>
</tr>
<tr>
<td>Cowen</td>
<td></td>
</tr>
<tr>
<td>Cox</td>
<td></td>
</tr>
<tr>
<td>de la Garza</td>
<td></td>
</tr>
<tr>
<td>Dewey</td>
<td></td>
</tr>
<tr>
<td>Duff, Mias</td>
<td></td>
</tr>
<tr>
<td>Dungan</td>
<td></td>
</tr>
<tr>
<td>Ehrie</td>
<td></td>
</tr>
<tr>
<td>Elliott</td>
<td></td>
</tr>
<tr>
<td>Ellis</td>
<td></td>
</tr>
<tr>
<td>Ferguson</td>
<td></td>
</tr>
<tr>
<td>Ferrell</td>
<td></td>
</tr>
<tr>
<td>Ford</td>
<td></td>
</tr>
<tr>
<td>Foreman</td>
<td></td>
</tr>
<tr>
<td>Forsyth</td>
<td></td>
</tr>
<tr>
<td>Glass</td>
<td></td>
</tr>
<tr>
<td>Gluskin</td>
<td></td>
</tr>
<tr>
<td>Harrington</td>
<td></td>
</tr>
<tr>
<td>Healy</td>
<td></td>
</tr>
<tr>
<td>Henley</td>
<td></td>
</tr>
<tr>
<td>Hollowell</td>
<td></td>
</tr>
<tr>
<td>Holman</td>
<td></td>
</tr>
<tr>
<td>Holstein</td>
<td></td>
</tr>
<tr>
<td>Hooks</td>
<td></td>
</tr>
<tr>
<td>Hosey</td>
<td></td>
</tr>
<tr>
<td>Hutcherson</td>
<td></td>
</tr>
<tr>
<td>Huffman</td>
<td></td>
</tr>
<tr>
<td>Huffor</td>
<td></td>
</tr>
<tr>
<td>Hughes of Grayson</td>
<td></td>
</tr>
<tr>
<td>Hughes of Dallas</td>
<td></td>
</tr>
<tr>
<td>Hughes of Tarrant</td>
<td></td>
</tr>
<tr>
<td>Inakake, Miss</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Name</th>
<th>County</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sheridan</td>
<td>Thurmond</td>
</tr>
<tr>
<td>Sherrill</td>
<td>Tunnell</td>
</tr>
<tr>
<td>Black</td>
<td>Turman</td>
</tr>
<tr>
<td>Smith of Hays</td>
<td>Walling</td>
</tr>
<tr>
<td>Smith</td>
<td>Watson</td>
</tr>
<tr>
<td>of Jefferson</td>
<td>Welch</td>
</tr>
<tr>
<td>Spilman</td>
<td>Wheeler</td>
</tr>
<tr>
<td>Springer</td>
<td>White</td>
</tr>
<tr>
<td>Stewart</td>
<td>Wilson of Young</td>
</tr>
<tr>
<td>Strother</td>
<td>Winstead</td>
</tr>
<tr>
<td>Strickland</td>
<td>Winfree</td>
</tr>
<tr>
<td>Stroman</td>
<td>Wohlford</td>
</tr>
<tr>
<td>Sudderth</td>
<td>Woolsey</td>
</tr>
<tr>
<td>Suttle</td>
<td>Yezak</td>
</tr>
<tr>
<td>Talasek</td>
<td>Zbranek</td>
</tr>
<tr>
<td>Terrell</td>
<td></td>
</tr>
</tbody>
</table>

**Nays—1**

<table>
<thead>
<tr>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bass</td>
</tr>
<tr>
<td>In the Chair</td>
</tr>
<tr>
<td>Hale</td>
</tr>
<tr>
<td>Absent</td>
</tr>
<tr>
<td>Burton</td>
</tr>
<tr>
<td>Kennedy</td>
</tr>
<tr>
<td>Day</td>
</tr>
<tr>
<td>McDonald</td>
</tr>
<tr>
<td>Heflin</td>
</tr>
<tr>
<td>Absent—Excused</td>
</tr>
<tr>
<td>Crosthwait</td>
</tr>
<tr>
<td>Richardson</td>
</tr>
<tr>
<td>Dugas</td>
</tr>
</tbody>
</table>

The Chair then laid House Bill No. 688 before the House on third reading and final passage.

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

**Year—119**

<table>
<thead>
<tr>
<th>Name</th>
<th>County</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
<td>Conley</td>
</tr>
<tr>
<td>Armor</td>
<td>Cory</td>
</tr>
<tr>
<td>Atwell</td>
<td>Cotten</td>
</tr>
<tr>
<td>Baker</td>
<td>Cown</td>
</tr>
<tr>
<td>Hallman</td>
<td>Cox</td>
</tr>
<tr>
<td>Hartman</td>
<td>Day</td>
</tr>
<tr>
<td>Bell</td>
<td>de la Garza</td>
</tr>
<tr>
<td>Bishop</td>
<td>Dewey</td>
</tr>
<tr>
<td>Blaine</td>
<td>Duff, Mias</td>
</tr>
<tr>
<td>Blanchard</td>
<td>Dungan</td>
</tr>
<tr>
<td>Bowers</td>
<td>Ehrie</td>
</tr>
<tr>
<td>Boyse</td>
<td>Elliott</td>
</tr>
<tr>
<td>Brashear</td>
<td>Ellis</td>
</tr>
<tr>
<td>Bristow</td>
<td>Fensoglo</td>
</tr>
<tr>
<td>Bryan</td>
<td>Ferrell</td>
</tr>
<tr>
<td>Bullock</td>
<td>Ford</td>
</tr>
<tr>
<td>Burkett</td>
<td>Foreman</td>
</tr>
<tr>
<td>Byrd</td>
<td>Forsyth</td>
</tr>
<tr>
<td>Chapman</td>
<td>Glass</td>
</tr>
<tr>
<td>Clark</td>
<td>Glasing</td>
</tr>
<tr>
<td>Clend</td>
<td>Greene</td>
</tr>
<tr>
<td>Cole</td>
<td>Harrington</td>
</tr>
</tbody>
</table>
March 27, 1957

HOUSE BILL NO. 595 ON SECOND READING

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

H. B. No. 595. A bill to be entitled "An Act providing that it shall be unlawful to kill mink in Hunt County, Texas, for a period of two (2) years from and after the passage of this Act; repealing all laws in conflict; providing a penalty; and declaring an emergency.

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

HOUSE BILL NO. 595 ON THIRD READING

Mr. Hutchins moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 696 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-136

Anderson
Armour
Atwell
Baker
Ballman
Bartram
Bass
Bloy
Buck
Bryant
Bullock
Byrd
Chapman
Clark
Cline
Clendennin
Cola
Conley
Coles
Cooper
Corzine
Cox
Creath
Crockett
Dabney
Daff
Dunn
DeForest
<table>
<thead>
<tr>
<th>Kennard</th>
<th>Schwartz</th>
<th>of Galveston</th>
</tr>
</thead>
<tbody>
<tr>
<td>Kilpatrick</td>
<td>Schwartz</td>
<td>of Galveston</td>
</tr>
<tr>
<td>Kolba</td>
<td>of Washington</td>
<td></td>
</tr>
<tr>
<td>Kothmann</td>
<td>Seeligson</td>
<td></td>
</tr>
<tr>
<td>Latimer</td>
<td>Shackelford</td>
<td></td>
</tr>
<tr>
<td>Laurei</td>
<td>Shannon of Erath</td>
<td></td>
</tr>
<tr>
<td>Lee</td>
<td>Shannon</td>
<td></td>
</tr>
<tr>
<td>Mc Coppin</td>
<td>of Tarrant</td>
<td></td>
</tr>
<tr>
<td>Mc Gregor</td>
<td>Shaw</td>
<td></td>
</tr>
<tr>
<td>of McLennan</td>
<td>Sheridan</td>
<td></td>
</tr>
<tr>
<td>McGregor of El Paso</td>
<td>Sherrill</td>
<td></td>
</tr>
<tr>
<td>McLennan</td>
<td>Slack</td>
<td></td>
</tr>
<tr>
<td>Mann</td>
<td>Smith of Hays</td>
<td></td>
</tr>
<tr>
<td>Martin</td>
<td>Smith of Jefferson</td>
<td></td>
</tr>
<tr>
<td>Mathew</td>
<td>Springer</td>
<td></td>
</tr>
<tr>
<td>May</td>
<td>Stewart</td>
<td></td>
</tr>
<tr>
<td>Moore of Harris</td>
<td>Strickland</td>
<td></td>
</tr>
<tr>
<td>Moore of Tarrant</td>
<td>Stroman</td>
<td></td>
</tr>
<tr>
<td>Mullen</td>
<td>Sudderth</td>
<td></td>
</tr>
<tr>
<td>Murray</td>
<td>Sutton</td>
<td></td>
</tr>
<tr>
<td>Myatt</td>
<td>Tassek</td>
<td></td>
</tr>
<tr>
<td>Oliver</td>
<td>Terrell</td>
<td></td>
</tr>
<tr>
<td>Osborn</td>
<td>Thurmond</td>
<td></td>
</tr>
<tr>
<td>Parsons</td>
<td>Tonnell</td>
<td></td>
</tr>
<tr>
<td>Parish</td>
<td>Turman</td>
<td></td>
</tr>
<tr>
<td>Patterson</td>
<td>Walthall</td>
<td></td>
</tr>
<tr>
<td>Pipkin</td>
<td>Watson</td>
<td></td>
</tr>
<tr>
<td>Pool</td>
<td>Welch</td>
<td></td>
</tr>
<tr>
<td>Premier</td>
<td>White</td>
<td></td>
</tr>
<tr>
<td>Puckett</td>
<td>Wilson of Young</td>
<td></td>
</tr>
<tr>
<td>Ramsey</td>
<td>Wilson of Potter</td>
<td></td>
</tr>
<tr>
<td>Russell</td>
<td>Winstead</td>
<td></td>
</tr>
<tr>
<td>Sadler</td>
<td>Wohlford</td>
<td></td>
</tr>
<tr>
<td>Sanders</td>
<td>Woolsey</td>
<td></td>
</tr>
<tr>
<td>Saul</td>
<td>Yeak</td>
<td></td>
</tr>
<tr>
<td>Schram</td>
<td>Zornesek</td>
<td></td>
</tr>
</tbody>
</table>

**In the Chair**

<table>
<thead>
<tr>
<th>Hale</th>
<th>Absent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Burkett</td>
<td>Kennedy</td>
</tr>
<tr>
<td>Day</td>
<td>McDonald</td>
</tr>
<tr>
<td>Green</td>
<td>Roberts</td>
</tr>
<tr>
<td>Hefin</td>
<td>Absent—Excused</td>
</tr>
</tbody>
</table>

**Dues**

<table>
<thead>
<tr>
<th>Croswait</th>
<th>Richardson</th>
</tr>
</thead>
</table>

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

**Yea—140**

<table>
<thead>
<tr>
<th>Anderson</th>
<th>Atwell</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armor</td>
<td>Baker</td>
</tr>
</tbody>
</table>

**Kilpatrick**

<table>
<thead>
<tr>
<th>Ballman</th>
<th>Koliba</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bartram</td>
<td>Kothmann</td>
</tr>
<tr>
<td>Bas</td>
<td>Bell</td>
</tr>
<tr>
<td>Bate</td>
<td>Bishop</td>
</tr>
<tr>
<td>Bishop</td>
<td>Blassie</td>
</tr>
<tr>
<td>Blanchard</td>
<td>Blond</td>
</tr>
<tr>
<td>Bowers</td>
<td>Boyse</td>
</tr>
<tr>
<td>Bray</td>
<td>Brabear</td>
</tr>
<tr>
<td>Bryan</td>
<td>Bristow</td>
</tr>
<tr>
<td>Bullock</td>
<td>Bryan</td>
</tr>
<tr>
<td>Buckett</td>
<td>Bye</td>
</tr>
<tr>
<td>Byrd</td>
<td>Chapman</td>
</tr>
<tr>
<td>Cline</td>
<td>Cloud</td>
</tr>
<tr>
<td>Cloud</td>
<td>Cole</td>
</tr>
<tr>
<td>Conley</td>
<td>Conley</td>
</tr>
<tr>
<td>Cory</td>
<td>Cottan</td>
</tr>
<tr>
<td>Cotten</td>
<td>Cowen</td>
</tr>
<tr>
<td>Cox</td>
<td>Cox</td>
</tr>
<tr>
<td>Day</td>
<td>Pariah</td>
</tr>
<tr>
<td>de la Garza</td>
<td>Parish</td>
</tr>
<tr>
<td>Dewey</td>
<td>Paterson</td>
</tr>
<tr>
<td>Duff, Miss</td>
<td>Duncan</td>
</tr>
<tr>
<td>Duncan</td>
<td>Dungan</td>
</tr>
<tr>
<td>Ehrle</td>
<td>Erwin</td>
</tr>
<tr>
<td>Elliott</td>
<td>Fishbe</td>
</tr>
<tr>
<td>Ellis</td>
<td>Franklin</td>
</tr>
<tr>
<td>Fannin</td>
<td>Ford</td>
</tr>
<tr>
<td>Ferrell</td>
<td>Foreman</td>
</tr>
<tr>
<td>Ford</td>
<td>Forsyth</td>
</tr>
<tr>
<td>Foreman</td>
<td>Glass</td>
</tr>
<tr>
<td>Glass</td>
<td>Gillsing</td>
</tr>
<tr>
<td>Green</td>
<td>Green</td>
</tr>
<tr>
<td>Harrington</td>
<td>Harrington</td>
</tr>
<tr>
<td>Heflin</td>
<td>Heflin</td>
</tr>
<tr>
<td>Henley</td>
<td>Hensley</td>
</tr>
<tr>
<td>Hollowell</td>
<td>Houston</td>
</tr>
<tr>
<td>Holman</td>
<td>Hostetler</td>
</tr>
<tr>
<td>Hotz</td>
<td>Hooks</td>
</tr>
<tr>
<td>Hooks</td>
<td>Hooey</td>
</tr>
<tr>
<td>Hooey</td>
<td>Hobnour</td>
</tr>
<tr>
<td>Huffman</td>
<td>Huffman</td>
</tr>
<tr>
<td>Huffer</td>
<td>Hughes of Gravex</td>
</tr>
<tr>
<td>Hughes of Dallas</td>
<td>Hughes of Houston</td>
</tr>
<tr>
<td>Hutchins</td>
<td>Hughes of Dumas</td>
</tr>
<tr>
<td>Isacks, Miss</td>
<td>Jackson</td>
</tr>
<tr>
<td>Jackson</td>
<td>Jamison</td>
</tr>
<tr>
<td>Jamison</td>
<td>Johnson</td>
</tr>
<tr>
<td>Johnson</td>
<td>Jones</td>
</tr>
<tr>
<td>Jones</td>
<td>Joseph</td>
</tr>
<tr>
<td>Joseph</td>
<td>Kelly</td>
</tr>
<tr>
<td>Kelly</td>
<td>Kennard</td>
</tr>
<tr>
<td>Kilpatrick</td>
<td>Kilpatrick</td>
</tr>
</tbody>
</table>

**Kilpatrick**

<table>
<thead>
<tr>
<th>Ballman</th>
<th>Koliba</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bartram</td>
<td>Kothmann</td>
</tr>
<tr>
<td>Bas</td>
<td>Bell</td>
</tr>
<tr>
<td>Bate</td>
<td>Bishop</td>
</tr>
<tr>
<td>Bishop</td>
<td>Blassie</td>
</tr>
<tr>
<td>Blanchard</td>
<td>Blond</td>
</tr>
<tr>
<td>Bowers</td>
<td>Boyse</td>
</tr>
<tr>
<td>Bray</td>
<td>Brabear</td>
</tr>
<tr>
<td>Bryan</td>
<td>Bristow</td>
</tr>
<tr>
<td>Bullock</td>
<td>Bryan</td>
</tr>
<tr>
<td>Buckett</td>
<td>Bye</td>
</tr>
<tr>
<td>Byrd</td>
<td>Chapman</td>
</tr>
<tr>
<td>Cline</td>
<td>Cloud</td>
</tr>
<tr>
<td>Cloud</td>
<td>Cole</td>
</tr>
<tr>
<td>Conley</td>
<td>Conley</td>
</tr>
<tr>
<td>Cory</td>
<td>Cottan</td>
</tr>
<tr>
<td>Cotten</td>
<td>Cowen</td>
</tr>
<tr>
<td>Cox</td>
<td>Cox</td>
</tr>
<tr>
<td>Day</td>
<td>Pariah</td>
</tr>
<tr>
<td>de la Garza</td>
<td>Parish</td>
</tr>
<tr>
<td>Dewey</td>
<td>Paterson</td>
</tr>
<tr>
<td>Duff, Miss</td>
<td>Duncan</td>
</tr>
<tr>
<td>Duncan</td>
<td>Dungan</td>
</tr>
<tr>
<td>Ehrle</td>
<td>Erwin</td>
</tr>
<tr>
<td>Elliott</td>
<td>Fishbe</td>
</tr>
<tr>
<td>Ellis</td>
<td>Franklin</td>
</tr>
<tr>
<td>Fannin</td>
<td>Ford</td>
</tr>
<tr>
<td>Ferrell</td>
<td>Foreman</td>
</tr>
<tr>
<td>Ford</td>
<td>Forsyth</td>
</tr>
<tr>
<td>Foreman</td>
<td>Glass</td>
</tr>
<tr>
<td>Glass</td>
<td>Gillsing</td>
</tr>
<tr>
<td>Green</td>
<td>Green</td>
</tr>
<tr>
<td>Harrington</td>
<td>Harrington</td>
</tr>
<tr>
<td>Heflin</td>
<td>Heflin</td>
</tr>
<tr>
<td>Henley</td>
<td>Hensley</td>
</tr>
<tr>
<td>Hollowell</td>
<td>Houston</td>
</tr>
<tr>
<td>Holman</td>
<td>Hostetler</td>
</tr>
<tr>
<td>Hotz</td>
<td>Hooks</td>
</tr>
<tr>
<td>Hooks</td>
<td>Hooey</td>
</tr>
<tr>
<td>Hooey</td>
<td>Hobnour</td>
</tr>
<tr>
<td>Huffman</td>
<td>Huffman</td>
</tr>
<tr>
<td>Huffer</td>
<td>Hughes of Gravex</td>
</tr>
<tr>
<td>Hughes of Dallas</td>
<td>Hughes of Houston</td>
</tr>
<tr>
<td>Hutchins</td>
<td>Hughes of Dumas</td>
</tr>
<tr>
<td>Isacks, Miss</td>
<td>Jackson</td>
</tr>
<tr>
<td>Jackson</td>
<td>Jamison</td>
</tr>
<tr>
<td>Jamison</td>
<td>Johnson</td>
</tr>
<tr>
<td>Johnson</td>
<td>Jones</td>
</tr>
<tr>
<td>Jones</td>
<td>Joseph</td>
</tr>
<tr>
<td>Joseph</td>
<td>Kelly</td>
</tr>
<tr>
<td>Kelly</td>
<td>Kennard</td>
</tr>
<tr>
<td>Kilpatrick</td>
<td>Kilpatrick</td>
</tr>
</tbody>
</table>

The bill then laid House Bill No. 1164 before the House on third reading and final passage.

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

**Yea—140**

<table>
<thead>
<tr>
<th>Anderson</th>
<th>Atwell</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armor</td>
<td>Baker</td>
</tr>
</tbody>
</table>

**Kilpatrick**

<table>
<thead>
<tr>
<th>Ballman</th>
<th>Koliba</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bartram</td>
<td>Kothmann</td>
</tr>
<tr>
<td>Bas</td>
<td>Bell</td>
</tr>
<tr>
<td>Bate</td>
<td>Bishop</td>
</tr>
<tr>
<td>Bishop</td>
<td>Blassie</td>
</tr>
<tr>
<td>Blanchard</td>
<td>Blond</td>
</tr>
<tr>
<td>Bowers</td>
<td>Boyse</td>
</tr>
<tr>
<td>Bray</td>
<td>Brabear</td>
</tr>
<tr>
<td>Bryan</td>
<td>Bristow</td>
</tr>
<tr>
<td>Bullock</td>
<td>Bryan</td>
</tr>
<tr>
<td>Buckett</td>
<td>Bye</td>
</tr>
<tr>
<td>Byrd</td>
<td>Chapman</td>
</tr>
<tr>
<td>Cline</td>
<td>Cloud</td>
</tr>
<tr>
<td>Cloud</td>
<td>Cole</td>
</tr>
<tr>
<td>Conley</td>
<td>Conley</td>
</tr>
<tr>
<td>Cory</td>
<td>Cottan</td>
</tr>
<tr>
<td>Cotten</td>
<td>Cowen</td>
</tr>
<tr>
<td>Cox</td>
<td>Cox</td>
</tr>
<tr>
<td>Day</td>
<td>Pariah</td>
</tr>
<tr>
<td>de la Garza</td>
<td>Parish</td>
</tr>
<tr>
<td>Dewey</td>
<td>Paterson</td>
</tr>
<tr>
<td>Duff, Miss</td>
<td>Duncan</td>
</tr>
<tr>
<td>Duncan</td>
<td>Dungan</td>
</tr>
<tr>
<td>Ehrle</td>
<td>Erwin</td>
</tr>
<tr>
<td>Elliott</td>
<td>Fishbe</td>
</tr>
<tr>
<td>Ellis</td>
<td>Franklin</td>
</tr>
<tr>
<td>Fannin</td>
<td>Ford</td>
</tr>
<tr>
<td>Ferrell</td>
<td>Foreman</td>
</tr>
<tr>
<td>Ford</td>
<td>Forsyth</td>
</tr>
<tr>
<td>Foreman</td>
<td>Glass</td>
</tr>
<tr>
<td>Glass</td>
<td>Gillsing</td>
</tr>
<tr>
<td>Green</td>
<td>Green</td>
</tr>
<tr>
<td>Harrington</td>
<td>Harrington</td>
</tr>
<tr>
<td>Heflin</td>
<td>Heflin</td>
</tr>
<tr>
<td>Henley</td>
<td>Hensley</td>
</tr>
<tr>
<td>Hollowell</td>
<td>Houston</td>
</tr>
<tr>
<td>Holman</td>
<td>Hostetler</td>
</tr>
<tr>
<td>Hotz</td>
<td>Hooks</td>
</tr>
<tr>
<td>Hooks</td>
<td>Hooey</td>
</tr>
<tr>
<td>Hooey</td>
<td>Hobnour</td>
</tr>
<tr>
<td>Huffman</td>
<td>Huffman</td>
</tr>
<tr>
<td>Huffer</td>
<td>Hughes of Gravex</td>
</tr>
<tr>
<td>Hughes of Dallas</td>
<td>Hughes of Houston</td>
</tr>
<tr>
<td>Hutchins</td>
<td>Hughes of Dumas</td>
</tr>
<tr>
<td>Isacks, Miss</td>
<td>Jackson</td>
</tr>
<tr>
<td>Jackson</td>
<td>Jamison</td>
</tr>
<tr>
<td>Jamison</td>
<td>Johnson</td>
</tr>
<tr>
<td>Johnson</td>
<td>Jones</td>
</tr>
<tr>
<td>Jones</td>
<td>Joseph</td>
</tr>
<tr>
<td>Joseph</td>
<td>Kelly</td>
</tr>
<tr>
<td>Kelly</td>
<td>Kennard</td>
</tr>
<tr>
<td>Kilpatrick</td>
<td>Kilpatrick</td>
</tr>
</tbody>
</table>
March 27, 1957  HOUSE JOURNAL  1165

Thurmond  Wilson of Young
Tunnell  Wilson of Potter
Tunman  Winfree
Walling  Woford
Watson  Woolsey
Welch  Yarab
Wheler  Zbranek
White

In the Chair

Hale  Absent
Helfin  Taissek
Kennedy

Absent—Excused
Croswait  Richardson
Dugas

HOUSE BILL NO. 603 ON SECOND READING

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

H. B. No. 603, A bill to be entitled "An Act to permit members of the Legislature and nominees for the office of State Senator or State Representative to attend certain political conventions as non-participating observers."

The bill was read second time.

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

Committee Amendment No. 1

Amend House Bill No. 603 by striking the following language, to-wit: "Any member of the Legislature shall be admitted to all conventions held by the political parties in this State as a non-participating observer," and substituting in lieu thereof the following, to-wit: "Any member of the Legislature shall be admitted to all conventions held by the political party in this State of which said member was a nominee when elected as a member of the Legislature as a non-participating observer."

The amendment was adopted.

Mr. Green offered the following amendment to the bill:

Amend House Bill 603 by adding a new section to read as follows:

"Sec. 2. The fact that Legislators have not been admitted to all conventions held by the political parties of this State as non-participating observers creates an emergency and an imperatively 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 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. 603 was then passed to engrossment.

HOUSE BILL NO. 603 ON THIRD READING

Mr. Green moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 603 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—135

Anderson  Ferrell
Armos  Ford
Atwell  Foreman
Bass  Forsyth
Baker  Glass
Ballman  Glusin
Sartain  Harrington
Bell  Healy
Bishop  Hensley
Blaine  Hollowell
Blashard  Holman
Bowers  Holstein
Boisen  Hooks
Brashier  Hosley
Bristow  Husbey
Bryan  Huffman
Bullock  Huffor
Byrd  Hughes of Grayson
Chalmers  Hutchins
Cloud  Isaac, Miss
Cole  Jackson
Coles  Jamison
Cory  Johnson
Cotten  Jones
Cowen  Joseph
Cox  Kelly
De la Garza  Kennard
Duffy, Miss  Kilpatrick
Dungan  Koliba
Ehrle  Korich
Elliott  Kothmann
Ellis  Latimer
Penegro  Laurel
The Chair then laid House Bill No. 603 before the House on its third reading and final passage.

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

Year—139

Anderson Baker
Armour Ballman
Atwell Bartram

Bass Latimer
Bell Laurel
Bishop Lee
Blaine McCooplin
Blanchard McDonald
Bowers McGregor
Boyce of McLennan
Brashear McGregor
Bratlow of El Paso
Bryan McLennan
Ballock Martin
Burkett Mathew
Byrd May
Chapman Moore of Harris
Cline Moore of Tarrant
Cloud Mullen
Cole Murray
Conley Myatt
Cory Oliver
Cotten Osborn
Cowen Parish
Cox Parson
Day Patterson
de la Garza Pipkin
Duff, Miss Pool
Dungan Preston
Ehrle Puckett
Elliott Ramsey
Eills Roberts
Emmott Russell
Ferrell Sadler
Ford Sandahl
Foreman Sanders
Forsyth Saul
Glass Schram
Gibson Schwartz
Green of Galveston
Harrington Schwartz
Hastly of Washington
Hensley Seeligson
Hollowell Shackelford
Holman Shannon of Erath
Holstein Shannon
Hooks of Tarrant
Honey Shaw
Huebner Sheridan
Huffman Sherrill
Huffo Black
Hughes of Grayson Smith of Hays
Hughes of Dallas Smith of Jefferson
Hutchins Spilman
Isaacks, Mis Springer
Jackson Stewart
Janis Storey
Johnson Brackland
Jones Stroman
Joseph Suderith
Kelly Sutton
Kennard Tarrant
Kilpatrick Thurmond
Koliba Tunnell
Koroth Turman
Kothmann Walling
Mr. Moore of Harris moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 607 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Absent:</th>
<th>126</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appear:</td>
<td>301</td>
</tr>
</tbody>
</table>

**HOUSE BILL NO. 607 ON THIRD READING**

Mr. Moore of Harris moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 607 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Absent:</th>
<th>126</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appear:</td>
<td>301</td>
</tr>
</tbody>
</table>

**HOUSE BILL NO. 607 ON SECOND READING**

The bill was read second time.

Mr. Moore of Harris offered the following Committee Amendment to the bill:

Committee Amendment To House Bill No. 607

Amend House Bill No. 607 by striking out the first sentence of Section 1, and inserting instead the following:

"In all counties in the State of Texas having a population of six hundred and thirteen thousand and more, according to the 1950 census, the Judge of each District Court, civil or criminal, and the Judge of each County Court at Law, civil or criminal, shall appoint an official shorthand reporter for each court."

The amendment was adopted.

Mr. Moore of Harris offered the following Committee Amendment to the bill:

Committee Amendment To House Bill No. 607

Amend House Bill No. 607 by striking out all above the enacting clause and inserting instead the following:

An Act to authorize and require the appointment of official shorthand reporters in each District Court and each County Court at Law heretofore and hereafter created in counties having a population of six hundred and thirteen thousand or more according to the 1950 census; fixing maximum and minimum salaries to be paid, in addition to compensation for transcripts, statement of fact and other fees, providing the time, method and manner of payment; and declaring an emergency.

The amendment was adopted.

House Bill No. 607 was then passed to engrossment.

**HOUSE BILL NO. 607 ON THIRD READING**

Mr. Moore of Harris moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 607 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Absent:</th>
<th>126</th>
</tr>
</thead>
<tbody>
<tr>
<td>Appear:</td>
<td>301</td>
</tr>
</tbody>
</table>

**HOUSE BILL NO. 607 ON SECOND READING**

The bill was read second time.

Mr. Moore of Harris offered the following Committee Amendment to the bill:

Committee Amendment To House Bill No. 607

Amend House Bill No. 607 by striking out the first sentence of Section 1, and inserting instead the following:

"In all counties in the State of Texas having a population of six hundred and thirteen thousand (613,000) or more, according to the 1950 census, the Judge of each District Court, civil or criminal, and the Judge of each County Court at Law, civil or criminal, shall appoint an official shorthand reporter for each court."

The amendment was adopted.

Mr. Moore of Harris offered the following Committee Amendment to the bill:

Committee Amendment To House Bill No. 607

Amend House Bill No. 607 by striking out all above the enacting clause and inserting instead the following:

An Act to authorize and require the appointment of official shorthand reporters in each District Court and each County Court at Law heretofore and hereafter created in counties having a population of six hundred and thirteen thousand or more according to the 1950 census; fixing maximum and minimum salaries to be paid, in addition to compensation for transcripts, statement of fact and other fees, providing the time, method and manner of payment; and declaring an emergency.

The amendment was adopted.

House Bill No. 607 was then passed to engrossment.
The Chair then laid House Bill No. 607 before the House on third reading and final passage.

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

**Yeas—149**

Anderson, Hollowell

Armor, Holman

Atwell, Holstein

Baker, Hooks

Ballman, Heflin

Bartram, Huebner

Bass, Huffman

Bell, Heflin

Bishop, Hughes of Grayson

Blaine, Hughes of Dallas

Bland, Hutchinson

Bowers, Isaacks, Miss

Boyce, Jackson

Brengle, Jamison

Bristow, Johnson

Bryan, Joseph

Bullock, Kelly

Byrd, Kennard

Chapman, Kilpatrick

Cline, Korloth

Cloud, Korloh

Cole, Latimer

Comley, Laurel

Cory, Lee

Cox, McDougal

Cox, McGregor

Day, of McLennan

de la Garza, McGregor

Dewey, of El Paso

Drift, Miss, McLennan

Dungan, Mann

Ehrle, Martin

Elliott, Mathew

Ellis, May

Femandez, Moore of Harris

Ferrell, Moore of Tarrant

Ferrell, Wiltford

Ferrell, Woolsey

Fenoglio, Yeak

Findlay, Zbresk

In the Chair:

Burke, Green

Day, Hedin
The Chair laid before the House on its second reading and passage to engrossment, House Bill No. 650, A bill to be entitled "An Act authorizing the Commissioners' Court of Ector County to pay the District Judge of the 70th Judicial District compensation in addition to the compensation paid by the State; making other provisions relating thereto; providing a severability clause and declaring an emergency."

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

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>YEAS</th>
<th>136</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
<td>Johnson</td>
</tr>
<tr>
<td>Armor</td>
<td>Jones</td>
</tr>
<tr>
<td>Atwell</td>
<td>Johnson</td>
</tr>
<tr>
<td>Baker</td>
<td>Kelley</td>
</tr>
<tr>
<td>Ballman</td>
<td>Kennard</td>
</tr>
<tr>
<td>Bartman</td>
<td>Kilpatrick</td>
</tr>
<tr>
<td>Bass</td>
<td>Koliba</td>
</tr>
<tr>
<td>Bell</td>
<td>Korteth</td>
</tr>
<tr>
<td>Bishop</td>
<td>Kothmann</td>
</tr>
<tr>
<td>Blaine</td>
<td>Latimer</td>
</tr>
<tr>
<td>Blanchard</td>
<td>Laurel</td>
</tr>
<tr>
<td>Bowers</td>
<td>Lee</td>
</tr>
<tr>
<td>Boyse</td>
<td>McCopin</td>
</tr>
<tr>
<td>Brashear</td>
<td>McGregor</td>
</tr>
<tr>
<td>Brown</td>
<td>McLean</td>
</tr>
<tr>
<td>Bryan</td>
<td>McGregor</td>
</tr>
<tr>
<td>Bullock</td>
<td>McPherson</td>
</tr>
<tr>
<td>Byrd</td>
<td>McClan</td>
</tr>
<tr>
<td>Chapman</td>
<td>Mann</td>
</tr>
<tr>
<td>Cline</td>
<td>Martin</td>
</tr>
<tr>
<td>Cloud</td>
<td>Matthews</td>
</tr>
<tr>
<td>Cole</td>
<td>Mayes</td>
</tr>
<tr>
<td>Conley</td>
<td>Moore of Harris</td>
</tr>
<tr>
<td>Cory</td>
<td>Moore of Tarrant</td>
</tr>
<tr>
<td>Cotter</td>
<td>Mullen</td>
</tr>
<tr>
<td>Cowen</td>
<td>Murray</td>
</tr>
<tr>
<td>Cox</td>
<td>Myatt</td>
</tr>
<tr>
<td>de la Garza</td>
<td>Oliver</td>
</tr>
<tr>
<td>Dawley</td>
<td>Osborn</td>
</tr>
<tr>
<td>Diff, Miss</td>
<td>Parsons</td>
</tr>
<tr>
<td>Douglas</td>
<td>Parish</td>
</tr>
<tr>
<td>Ehle</td>
<td>Patterson</td>
</tr>
<tr>
<td>Elliott</td>
<td>Pipkin</td>
</tr>
<tr>
<td>Ellis</td>
<td>Pool</td>
</tr>
<tr>
<td>Penoglio</td>
<td>Pressler</td>
</tr>
<tr>
<td>Farrell</td>
<td>Puckett</td>
</tr>
<tr>
<td>Ford</td>
<td>Ramsey</td>
</tr>
<tr>
<td>Foreman</td>
<td>Russell</td>
</tr>
<tr>
<td>Forry</td>
<td>Sadler</td>
</tr>
<tr>
<td>Glass</td>
<td>Sandahl</td>
</tr>
<tr>
<td>Glazier</td>
<td>Sanders</td>
</tr>
<tr>
<td>Harrington</td>
<td>Saul</td>
</tr>
<tr>
<td>Healy</td>
<td>Schram</td>
</tr>
<tr>
<td>Henson</td>
<td>Schwartz</td>
</tr>
<tr>
<td>Hollowell</td>
<td>Schwartz</td>
</tr>
<tr>
<td>Holman</td>
<td>Schwartz</td>
</tr>
<tr>
<td>Holstein</td>
<td>Washington</td>
</tr>
<tr>
<td>Hooks</td>
<td>Seelison</td>
</tr>
<tr>
<td>Hoos</td>
<td>Shackelford</td>
</tr>
<tr>
<td>Schenker</td>
<td>Shannon</td>
</tr>
<tr>
<td>Hoffman</td>
<td>Shannon</td>
</tr>
<tr>
<td>Huff</td>
<td>Shannon</td>
</tr>
<tr>
<td>Hughes of Grayson</td>
<td>Shaw</td>
</tr>
<tr>
<td>Hughes of Dallas</td>
<td>Shepard</td>
</tr>
<tr>
<td>Hutchins</td>
<td>Sherrill</td>
</tr>
<tr>
<td>Isacks, Miss</td>
<td>Slack</td>
</tr>
<tr>
<td>Jackson</td>
<td>Smith of Hays</td>
</tr>
<tr>
<td>Jamison</td>
<td>Smith of Jefferson</td>
</tr>
</tbody>
</table>
The Chair then laid House Bill No. 650 before the House on third reading and final passage. The bill was read third time and was passed by the following vote:

Yeas—140

Anderson
Armour
Atwell
dela Garza
Baker
Ballman
Bartram
Bass
Bell
Bishop
Blistchard
Blanding
Blair
Blair
Boggs
Boyd
Browder
Brasehe
Bristow
Bryan
Bullock
Burkett
Byrd
Chapman
Chtha
Cloud
Cole
Cory
Cotton
Cowen

Hufford
Hughes of Grayson
Hughes of Dallas
Hutchins
Issac, Miss
Jackson
Jamison
Johnson
Johnston
Joseph
Kelly
Kencavd
Kilpatrick
Kolbta
Korthamnn
Kothman
Kotk
Kraft

In the Chair
Hale

Abseut
Berkett
Day
Green
Heffin

In the Chair
Hale

Abseut—Excused
Crosthwalt

The Chair then laid House Bill No. 707 on second reading and passage to engrossment.
March 27, 1957  HOUSE JOURNAL  1171

H. B. No. 707, A bill to be entitled "An Act to amend Article 908, Chapter 6 of the Penal Code of Texas; creating a shooting resort; providing a license therefor; providing regulations for a shooting resort; providing a penalty; providing a saving clause; and declaring an emergency."

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

HOUSE BILL NO. 707 ON THIRD READING

Mr. Bryan moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 707 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-136
Anderson
Armour
Atwell
Baker
Ballman
Bartram
Bass
Bell
Bishop
Blaine
Blanchard
Bowers
Boyden
Broseph
Bratwiet
Bryan
Byrd
Campbell
Cline
Cloud
Cole
Conley
Curry
Cotten
Cowen
Cox
de la Garza
DeWey
Duff, Min
Dungan
Dugan
Ehrle
Elliot
Ellis
Fenoglio
Ferrell
Ford
Foreman
Mann
Martin
Mathews
Mays
Moore of Harris
Moore of Tarrant
Mullic
Murray
Myatt
Oberh
Parish
Patterson
Pickin
Pool
Presler
Puckett
Ramsay
Russell
Sadler
Sanders
Saul
Schrain
Schwartz
Schwartz
of Galveston
of Washington
of Grayson
of Dallas
of McLennan
of Jefferson
Springer
Stewart
Storey
Strickland
Sudderth
Sutton
Talaese
Terrell
Thomson
Tonnell
Turman
Waite
Walter
Wells
Welch
Wheeler
White
Wilson of Young
Wilson of Potee
Winfred
Wolhford
Woolsey
Ysby
Zavala
of Tarrant
Hale
Burckett
Day
Green
Heflin

in the Chair

Absent

Burckett
Kenedy
Day
McDonald
Green
Heflin

Absent—Excused

Creathwait
Richardson
Dugas

The Chair then laid House Bill No. 707 before the House on third reading and final passage.

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

Yeas-140
Anderson
Armour
Atwell
Baker
Ballman
Bartram
Boyden
Broseph
Bryan
Burckett
Byrd
Campbell
Cline
Cloud
Cole
Conley
Curry
Cotten
Cowen
Cox
De la Garza
DeWey
Duff, Min
Dungan
Dugan
Ehrle
Elliot
Ellis
Fenoglio
Ferrell
Ford
Foreman
Mann
Martin
Mathews
Mays
Moore of Harris
Moore of Tarrant
Mullic
Murray
Myatt
Oberh
Parish
Patterson
Pickin
Pool
Presler
Puckett
Ramsay
Russell
Sadler
Sanders
Saul
Schrain
Schwartz
Schwartz
of Galveston
of Washington
of Grayson
of Dallas
of McLennan
of Jefferson
Springer
Stewart
Storey
Strickland
Sudderth
Sutton
Talaese
Terrell
Thomson
Tonnell
Turman
Waite
Walter
Wells
Welch
Wheeler
White
Wilson of Young
Wilson of Potee
Winfred
Wolhford
Woolsey
Ysby
Zavala
of Tarrant
Hale
Burckett
Kenedy
Day
McDonald
Green
Heflin
The Chair laid before the House, on its second reading and passage to engrossment, H. B. No. 740, A bill to be entitled "An Act amending Article 2351, Revised Civil Statutes of Texas, 1925, authorizing the Commissioners' Courts in counties of 800,000 or more population to create a petty cash fund for operation of County Welfare Department; and to make payments direct to such Director of the County Welfare Department for disbursement to needy applicants, subject to such systems as may be designed by county auditors of such counties, and subject further to audits by such county auditors; making such law cumulative with all such laws now in effect; providing a saving clause; and declaring an emergency."

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

**HOUSE BILL NO. 740 ON THIRD READING**

Mr. Moore of Harris moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 740 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yes—134

<table>
<thead>
<tr>
<th>Anderson</th>
<th>Bartram</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armor</td>
<td>Bell</td>
</tr>
<tr>
<td>Atwell</td>
<td>Bishop</td>
</tr>
<tr>
<td>Baker</td>
<td>Blaine</td>
</tr>
<tr>
<td>Ballan</td>
<td>Blanchard</td>
</tr>
</tbody>
</table>
March 27, 1957  HOUSE JOURNAL

Bowers  McLinany
Boyaxon  Mann
Brisbow  Martin
Bryson  Mathew
Bryan  Mars
Bullock  Moore of Harris
Byrd  Moore of Tarrant
Chapman  Mullen
Cline  Murray
Cloud  Myatt
Cole  Oliver
Conley  Osborn
Cook  Parish
Cotton  Parsons
Cowan  Patterson
Cox  Pipkin
de la Garza  Pool
Dewoy  Pressler
Duff, Miss  Puckett
Dungan  Ramsey
Elbro  Russell
Elliot  Sadler
Ellis  Sandahl
Fenoglio  Sanders
Ferron  Saul
Ford  Schram
Foreman  Schwartz
Forsyth  of Galveston
Glass  Schwartz
Glasing  of Washington
Harrington  Seeligson
Healy  Shackelford
Hendley  Shannon of Erath
Holloway  Shannon
Holman  of Tarrant
Holstein  Shaw
Hooks  Sheridan
Hosey  Sherrill
Huechner  Slack
Huffman  Smith of Hays
Huffer  Smith
Hughes of Grayson  Smith of Jefferson
Hughes of Dallas  Spilman
Hutchins  Spring
Inakcs, Miss  Stewart
Jackson  Stroey
Jamison  Strickland
Johnson  Stroman
Jones  Sudderth
Joseph  Sutton
Kelly  Talasek
Kilpatrick  Terrell
Koliba  Thurmond
Koroth  Tunnell
Kothmann  Turman
Latimer  Walling
Lee  Welsh
Lei  Wheeler
McCook  White
McGregor  of McLennan
McGregor  of El Paso
McLennan  Wilson of Young
Mcdougal  Wilson of Potter
Mead  Wilsonfree

Wohlford  Yeak
Woolsey  Zbranek
Nays—2

Bass  Kennard
Boyd  McDonald
Green  Roberts
Heflin

Absent

Burkett  Kennedy
Cory  Bankhead
Coyle  Johnson
Dewey  Kilpatrick
Dungan  Koliba
Ehlke  Koroth
Ellison  Kothmann
Elliott  Latimer
Ellis  Lauret

The Chair then laid House Bill No. 740 before the House on third reading and final passage. The bill was read third time and was passed by the following vote:

Yeas—138

Anderson  Feenigo
Armour  Ferrell
Atwell  Ford
Buher  Foreman
Bulman  Forsyth
Burtrum  Glass
Bell  Glasing
Bishop  Green
Blaine  Harrington
Blanchard  Hasty
Bowers  Hensley
Boylan  Hollowell
Brasheare  Holman
Bryson  Holstein
Brown  Hooks
Burkett  Huesner
Byrd  Huffman
Chapman  Heftr
Cline  Hughes of Grayson
Cloud  Hughes of Dallas
Cole  Hutchins
Conley  Ianack, Miss
Cory  Jackson
Cook  Jamison
Cowan  Johnson
Cox  Jones
Day  Joseph
de la Garza  Kelly
Dewey  Kilpatrick
Duff, Miss  Koliba
Dungan  Koroth
Ehrle  Kothmann
Ellison  Latimer
Ellis  Lauren
The Chair laid before the House, on its second reading and passage to engrossment, H. B. No. 782, A bill to be entitled "An Act amending Article 6964, Revised Civil Statutes of Texas, 1926, as amended by Chapter 296, Acts of the 54th Legislature, which relates to certain stock law elections, so as to make it apply to Comal County; and declaring an emergency."

The bill was read second time.

On the motion of Mr. Bartram, H. B. No. 782 was laid on the table subject to call.

HOUSE BILL NO. 815 ON SECOND READING

The Chair laid before the House, on its second reading and passage to engrossment, H. B. No. 815, A bill to be entitled "An Act constituting a local law for the maintenance of the public roads and highways in Frio County by authorizing the County to issue certificates of indebtedness for certain stated purposes; stating terms and conditions of issuance; requiring the levy of a tax to pay such certificates; enacting other provisions relating to the subject; containing a severability clause; and declaring an emergency."

The bill was read second time.

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

Committee Amendment No. 1.

Amend House Bill 815 Section 1, line 6 by striking the word "maintenance."

The amendment was adopted.

House Bill No. 815 was then passed to engrossment.

HOUSE BILL NO. 815 ON THIRD READING

Mr. Wheeler moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 815 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Year—126

Anderson
Bass
Armour
Ball
Atwell
Bishop
Baker
Blaine
Ballman
Blanchard
Bartram
Bowers

Yeas—136

Bass
Kennard

In the Chair

Hale

Absent

Jeffin
Talasek

Absent—Excused

Crosthwaite
Richardson

Dugas

HOUSE BILL NO. 782 ON SECOND READING

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

H. B. No. 782, A bill to be entitled "An Act amending Article 6964, Revised Civil Statutes of Texas, 1926, as amended by Chapter 296, Acts of the 54th Legislature, which relates to certain stock law elections, so as to make it apply to Comal County; and declaring an emergency."
<table>
<thead>
<tr>
<th>Boysen</th>
<th>McLellan</th>
<th>Wohlford</th>
<th>Zbranek</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brashear</td>
<td>Mann</td>
<td>Woolsey</td>
<td>In the Chair</td>
</tr>
<tr>
<td>Brisow</td>
<td>Martin</td>
<td>Hale</td>
<td>Absent</td>
</tr>
<tr>
<td>Bryan</td>
<td>Mars</td>
<td>Burkett</td>
<td>Kennedy</td>
</tr>
<tr>
<td>Bullock</td>
<td>Moore</td>
<td>Day</td>
<td>McDonald</td>
</tr>
<tr>
<td>Byrd</td>
<td>Moore of Harris</td>
<td>Green</td>
<td>Roberts</td>
</tr>
<tr>
<td>Chapman</td>
<td>Moore of Tarrant</td>
<td>Heilin</td>
<td></td>
</tr>
<tr>
<td>Clark</td>
<td>Mullen</td>
<td>Absent</td>
<td>Absent—Excused</td>
</tr>
<tr>
<td>Cloud</td>
<td>Murray</td>
<td>Crosthwait</td>
<td>Richardson</td>
</tr>
<tr>
<td>Cole</td>
<td>Miratt</td>
<td>Duges</td>
<td></td>
</tr>
<tr>
<td>Conley</td>
<td>Oliver</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cory</td>
<td>Ogborn</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cotton</td>
<td>Parish</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cowen</td>
<td>Parsons</td>
<td></td>
<td></td>
</tr>
<tr>
<td>de la Garza</td>
<td>Pilkington</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dewey</td>
<td>Pool</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Doff, Miss</td>
<td>Pressler</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dungan</td>
<td>Puckett</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ebright</td>
<td>Ramsey</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Elliott</td>
<td>Russell</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ellis</td>
<td>Sadler</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fenoglio</td>
<td>Sandahl</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ferrell</td>
<td>Sanders</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ford</td>
<td>Saul</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Foreman</td>
<td>Schram</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Forsyth</td>
<td>Schwartz</td>
<td>Anderson</td>
<td>Ford</td>
</tr>
<tr>
<td>Glass</td>
<td>of Galveston</td>
<td>Armor</td>
<td>Foreman</td>
</tr>
<tr>
<td>Glutting</td>
<td>Schwartz</td>
<td>Atwell</td>
<td>Forsyth</td>
</tr>
<tr>
<td>Harrington</td>
<td>of Washington</td>
<td>Baker</td>
<td>Glass</td>
</tr>
<tr>
<td>Hensley</td>
<td>Seeligson</td>
<td>Hallman</td>
<td>Glutting</td>
</tr>
<tr>
<td>Hollowell</td>
<td>Shackelford</td>
<td>Barram</td>
<td>Green</td>
</tr>
<tr>
<td>Holman</td>
<td>Shannon of Kruth</td>
<td>Bax</td>
<td>Harrington</td>
</tr>
<tr>
<td>Holstein</td>
<td>Shannon of Tarrant</td>
<td>Bell</td>
<td>Healy</td>
</tr>
<tr>
<td>Hooks</td>
<td>Shaw</td>
<td>Bishop</td>
<td>Heilin</td>
</tr>
<tr>
<td>Hovey</td>
<td>Sheridan</td>
<td>Blanchard</td>
<td>Holman</td>
</tr>
<tr>
<td>Huehner</td>
<td>Sherrill</td>
<td>Brown</td>
<td>Holstein</td>
</tr>
<tr>
<td>Huffman</td>
<td>Slick</td>
<td>Boyce</td>
<td>Hooks</td>
</tr>
<tr>
<td>Huffier</td>
<td>Smith of Hays</td>
<td>Bryan</td>
<td>Brasher</td>
</tr>
<tr>
<td>Hughes of Grayson</td>
<td>Smith</td>
<td>Bryan</td>
<td>Brister</td>
</tr>
<tr>
<td>Hughes of Dallas</td>
<td>Smith</td>
<td>Bryan</td>
<td>Brister</td>
</tr>
<tr>
<td>Hutchins</td>
<td>of Jefferson</td>
<td>Bryan</td>
<td>Bullock</td>
</tr>
<tr>
<td>Issack, Miss</td>
<td>Spillman</td>
<td>Burket</td>
<td>Huffer</td>
</tr>
<tr>
<td>Jackson</td>
<td>Stewart</td>
<td>Byrd</td>
<td>Hughes of Dallas</td>
</tr>
<tr>
<td>Jamison</td>
<td>Stover</td>
<td>Chapman</td>
<td>Hutchins</td>
</tr>
<tr>
<td>Johnson</td>
<td>Strickland</td>
<td>Cline</td>
<td>Issack, Miss</td>
</tr>
<tr>
<td>Jones</td>
<td>Stroman</td>
<td>Cloud</td>
<td>Jackson</td>
</tr>
<tr>
<td>Joseph</td>
<td>Suddeth</td>
<td>Cole</td>
<td>Jamison</td>
</tr>
<tr>
<td>Kelly</td>
<td>Setton</td>
<td>Conley</td>
<td>Johnson</td>
</tr>
<tr>
<td>Kennard</td>
<td>Takanaw</td>
<td>Cory</td>
<td>Jones</td>
</tr>
<tr>
<td>Kilpatrick</td>
<td>Terrell</td>
<td>Cotten</td>
<td>Joseph</td>
</tr>
<tr>
<td>Koliba</td>
<td>Thernmond</td>
<td>Cowen</td>
<td>Kelly</td>
</tr>
<tr>
<td>Kooroth</td>
<td>Tunnell</td>
<td>Cox</td>
<td>Leonard</td>
</tr>
<tr>
<td>Koetting</td>
<td>Turman</td>
<td>Day</td>
<td>Kilpatrick</td>
</tr>
<tr>
<td>Kothmann</td>
<td>Walling</td>
<td>De la Garza</td>
<td>Koliba</td>
</tr>
<tr>
<td>Latimer</td>
<td>Watson</td>
<td>Dewey</td>
<td>Koether</td>
</tr>
<tr>
<td>Laurel</td>
<td>Welch</td>
<td>Duff, Miss</td>
<td>Kothmann</td>
</tr>
<tr>
<td>Lee</td>
<td>Wheeler</td>
<td>Dungan</td>
<td>Latimer</td>
</tr>
<tr>
<td>McConnor</td>
<td>Wilson of Young</td>
<td>Ebright</td>
<td>Laure</td>
</tr>
<tr>
<td>McGregor</td>
<td>Wilson of Potter</td>
<td>Elliott</td>
<td>Lee</td>
</tr>
<tr>
<td>McElhany</td>
<td>Wilson of Potter</td>
<td>Ellis</td>
<td>Mofflin</td>
</tr>
<tr>
<td>McGregor</td>
<td>Wilson of Potter</td>
<td>Perrell</td>
<td>McDonald</td>
</tr>
</tbody>
</table>
In the Chair
Hale
Absent

Heflin
Absent—Excused

Kennedy

Crosthwalt
Richardson

Dugas

H O U S E  B I L L  N O .  8 6 3  O N  S E C O N D  R E A D I N G

The Chair laid before the House, on its second reading and passage to engrossment,
H. B. No. 863, A bill to be entitled "An Act constituting a local law for the maintenance of the public roads and highways in Ector County by authorizing the County to issue certificates of indebtedness for certain stated purposes; stating terms and conditions of issuance; requiring the levy of a tax to pay such certificates; enacting other provisions relating to the subject; containing a severability clause; and declaring an emergency."

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

H O U S E  B I L L  N O .  8 6 3  O N  T H I R D  R E A D I N G

Mr. Lee moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 863 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—136
Anderson
Hensley

Armstrong
Hollins

Atwell
Holman

Baker
Hollins

Ballman
Hooks

Bartrum
Hosey

Bass
Husser

Bell
Huffman

Bishop
Huff

Blanchard
Hughes of Grayson

Blaine
Hughes of Dallas

Bowers
Hutchins

Boysen
Irace, Miss

Brashear
Jackson

Brown
Jamison

Brown
Johnson

Bullock
Jones

Byrd
Joseph

Chapman
Kelley

Cline
Kennard

Cloud
Kilpatrick

Cole
Kolba

Combs
Koroth

Cory
Kothmann

Cotten
Laizner

Cox
Laurel

Cox
Lee

de la Garza
McG Princeton

Dewey
McGregor

Duff, Miss
McGregor

Dungan
McHany

Ehrle
McIlhany

Elliott
Mann

Elson
Martin

Ferguson
Matthew

Ford
May

Foreman
Moore of Harris

Fox
Moore of Tarrant

Freeman
Mullen

Glass
Murray

Gross
Myatt

Harrington
Oliver

McGregor
of McLennan

McGregor
of El Paso

McIlhany
Mann
Martin
Matthew
May
Moore of Harris
Moore of Tarrant
Mullen
Murray
Myatt

Oliver

Osborn
Parrish
Parsons
Patterson
Phipkin
Pool
Preslar
Puckett
Ramsey
Roberts
Russell
Sadler
Sandahl
Sanders
Sander of Young
Saur
Schram
Schwarts
of Galveston
Schwarts
of Washington

Seeliger
Shackelford
Shannon of Erath
Shannon of Kerr
Shaw
Sheriff
Sherrill
Smith of Hays
Smith of Jefferson
Springer
Stewart
Storey
Strickland
Stroman
Suddereth
Sutton
Terreil
Thurmond
Tunnell
Turman
Walling
Watson
Welch
Wheeler
White

Wilson of Young
Wilson of Potter
Winfrey
Woburn
Yasak
Zbranek

Yeast
Zbranek
March 27, 1957  HOUSE JOURNAL 1177

Osborn Smith of Hays  Parish Smith of Jefferson  Parsons  Pipkin  Pool
Preseler Strickland  Ramsey  Russel  Sadler  Sandahl  Sanders  Saul  Schram
Schwarts Walling  Pool  Storey  Duff, Miss  Parson  Spilman  Day Myatt
Patterson  PARISH  Cox  Murray  de la Garza  Oliver  Dewey  Osborn
Duff, Miss  Parish  Dungan  Parsons  Ehrie  Elliott  Pipkin  Ellis  Pool
Fenoglio  Presler  Ferrell  Ford  Ramsey  Foreman  Roberts  Foreth  Russell
Glass  Sador  Glasing  Sansal  Green  Sanders  Harrington  Saul  Healy  Schram
Hessley  Schwartz  Hollowell  of Galveston  Holman  Schwartz
Holstein  of Washington  Hooks  Seeligson  Horsy  Shackelford  Husebeer  Shannon of Erath
Huffman  Shannon  Huff  of Tarrant  Hughes of Grayson  Shaw  Hughes of Dallas  Sheridan
Hutchins  Sherrill  Isaacks, Miss  Slack  Jackson  Smith of Hays  Junction  Smith of Jefferson
Johnson  Jones  Joseph  Stewart  Kelly  Storey  Kennard  Strickland  Klippatrick  Stroman
Koliba  Sudderth  Koroth  Sutton  Kotthmann  Terrell  Latimer  Thurnoud  Laurel  Tunell
Lee  Turner  McClung  Walling  McDonald  Watson  McGregor  Wash
of McLennan  Wheeler  McGregor  White  of El Paso  Wilson of Young
Melchany  Wilson of Potter  Mann  Winfree  Martin  Wohlford  Mathew  Woolsey
Maya  Yeak  Moore of Harris  Zbranek  Moore of Tarrant

The Chair then laid House Bill No. 853 before the House on third reading and final passage.

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

Year—140

Anderson Brashear  Armstrong Britstow  Atwell Bryan  Baker Bullock
Baltman Burkett  Barram Byrd  Bass Chapman  Bell Climo
Bishop Clined  Blaine Cole  Blanchard Cooley  Bowser Cory  Boysen Cotton
Cowan Mullen  Cox Murray  Day Myatt  de la Garza Oliver  Dewey Osborne
Duff, Miss Parish  Dungan Parsons  Ehrie Patterson  Elliott Pipkin  Ellis Pool
Fenoglio Presler  Ferrell Fudkett  Ford Ramsey  Foreman Roberts  Foreth Russell
Glass Sadler  Glasing Sansal  Green Sanders  Harrington Saul  Healy Schram
Hessley Schwartz  Hollowell of Galveston  Holman Schwartz
Holstein of Washington  Hooks Seeligson  Horsy Shackelford  Husebeer Shannon of Erath
Huffman Shannon  Huff of Tarrant  Hughes of Grayson  Shaw  Hughes of Dallas  Sheridan
Hutchins Sherrill  Isaacks, Miss Slack  Jackson Smith of Hays  Junction Smith of Jefferson
Johnson Jones Joseph Stewart  Kelly Storey  Kennard Strickland  Klippatrick Stroman
Koliba Sudderth  Koroth Sutton  Kotthmann Terrell  Latimer Thurnoud  Laurel Tunell
Lee Turner  McClung Walling  McDonald Watson  McGregor Wash
of McLennan Wheeler  McGregor White of El Paso Wilson of Young
Melchany Wilson of Potter  Mann Winfree  Martin Wohlford  Mathew Woolsey
Maya Yeak  Moore of Harris Zbranek  Moore of Tarrant

In the Chair

In the Chair
The Chair laid before the House, on its second reading and passage to engrossment, H. B. No. 857, a bill to be entitled "An Act authorizing Webb County to supplement the salary of the District Attorney of the 49th Judicial District for additional services performed in Webb County, authorizing the appointment of an Assistant District Attorney, Special Investigator for the District Attorney, and a Stenographer-Secretary for the District Attorney to act in Webb County; fixing the salary of said Assistant District Attorney, Special Investigator, and Stenographer-Secretary to be paid by Webb County; repealing Chapter 253, Acts of the 52nd Legislature, and all other laws in conflict herewith; and declaring an emergency."

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

Mr. Laurel moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 857 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yes</th>
<th>In the Chair</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anderson</td>
<td>Blanchard</td>
</tr>
<tr>
<td>Armor</td>
<td>Bowers</td>
</tr>
<tr>
<td>Atwell</td>
<td>Boysen</td>
</tr>
<tr>
<td>Baker</td>
<td>Brashear</td>
</tr>
<tr>
<td>Ballman</td>
<td>Britzow</td>
</tr>
<tr>
<td>Barram</td>
<td>Bryan</td>
</tr>
<tr>
<td>Bass</td>
<td>Bullock</td>
</tr>
<tr>
<td>Bell</td>
<td>Byrd</td>
</tr>
<tr>
<td>Bishop</td>
<td>Chapman</td>
</tr>
<tr>
<td>Blaine</td>
<td>Cline</td>
</tr>
<tr>
<td>Cloud</td>
<td>Moore of Tarrant</td>
</tr>
<tr>
<td>Cole</td>
<td>Mullen</td>
</tr>
<tr>
<td>Comley</td>
<td>Murray</td>
</tr>
<tr>
<td>Cory</td>
<td>Myzt</td>
</tr>
<tr>
<td>Cotzen</td>
<td>Oliver</td>
</tr>
<tr>
<td>Cowen</td>
<td>Oeborn</td>
</tr>
<tr>
<td>Cox</td>
<td>Pariah</td>
</tr>
<tr>
<td>de la Garza</td>
<td>Paranza</td>
</tr>
<tr>
<td>Dewey</td>
<td>Patterson</td>
</tr>
<tr>
<td>Duarte</td>
<td>Pickle</td>
</tr>
<tr>
<td>Duncan</td>
<td>Pool</td>
</tr>
<tr>
<td>Elliott</td>
<td>Prenier</td>
</tr>
<tr>
<td>Ellis</td>
<td>Pickett</td>
</tr>
<tr>
<td>Exum</td>
<td>Ramsey</td>
</tr>
<tr>
<td>Foreman</td>
<td>Sanders</td>
</tr>
<tr>
<td>Forsyth</td>
<td>Saul</td>
</tr>
<tr>
<td>Glass</td>
<td>Schram</td>
</tr>
<tr>
<td>Glass</td>
<td>Schwartz</td>
</tr>
<tr>
<td>Harrington</td>
<td>of Galveston</td>
</tr>
<tr>
<td>Heasty</td>
<td>Schwartz</td>
</tr>
<tr>
<td>Heasley</td>
<td>of Washington</td>
</tr>
<tr>
<td>Hollowell</td>
<td>Seligson</td>
</tr>
<tr>
<td>Holman</td>
<td>Shackelford</td>
</tr>
<tr>
<td>Holstein</td>
<td>Shannon of Erath</td>
</tr>
<tr>
<td>Hooks</td>
<td>Shannon</td>
</tr>
<tr>
<td>Hoeck</td>
<td>of Tarrant</td>
</tr>
<tr>
<td>Hinson</td>
<td>Shaw</td>
</tr>
<tr>
<td>Huffman</td>
<td>Sheridan</td>
</tr>
<tr>
<td>Hufford</td>
<td>Sherrill</td>
</tr>
<tr>
<td>Hughes of Grayson</td>
<td>Slach</td>
</tr>
<tr>
<td>Hughes of Dallas</td>
<td>Smith of Harris</td>
</tr>
<tr>
<td>Hitchins</td>
<td>Smith of Jefferson</td>
</tr>
<tr>
<td>Jeacocks, Miss</td>
<td>Splishan</td>
</tr>
<tr>
<td>Jackson</td>
<td>Springer</td>
</tr>
<tr>
<td>Jamison</td>
<td>Stewart</td>
</tr>
<tr>
<td>Johnson</td>
<td>Storey</td>
</tr>
<tr>
<td>Jones</td>
<td>Strickland</td>
</tr>
<tr>
<td>Joseph</td>
<td>Stroman</td>
</tr>
<tr>
<td>Kelly</td>
<td>Suderich</td>
</tr>
<tr>
<td>Kennard</td>
<td>Sutton</td>
</tr>
<tr>
<td>Kilpatrick</td>
<td>Taiske</td>
</tr>
<tr>
<td>Kollas</td>
<td>Terrell</td>
</tr>
<tr>
<td>Kothe</td>
<td>Thurmond</td>
</tr>
<tr>
<td>Kothenmann</td>
<td>Turnell</td>
</tr>
<tr>
<td>Latimer</td>
<td>Torsman</td>
</tr>
<tr>
<td>Lateral</td>
<td>Wadding</td>
</tr>
<tr>
<td>Lee</td>
<td>Waton</td>
</tr>
<tr>
<td>McCoppin</td>
<td>Walsh</td>
</tr>
<tr>
<td>McGeogor</td>
<td>Wheeler</td>
</tr>
<tr>
<td>McGeogor of McLennan</td>
<td>White</td>
</tr>
<tr>
<td>McGeogor of El Paso</td>
<td>Wilson of Young</td>
</tr>
<tr>
<td>McIlhaney</td>
<td>Winbres</td>
</tr>
<tr>
<td>Mann</td>
<td>Wohford</td>
</tr>
<tr>
<td>Martin</td>
<td>Woolsey</td>
</tr>
<tr>
<td>Matthew</td>
<td>Yerak</td>
</tr>
<tr>
<td>Moore</td>
<td>Zbearn</td>
</tr>
<tr>
<td>Moore of Harris</td>
<td>Zbvanek</td>
</tr>
</tbody>
</table>
March 27, 1957    HOUSE JOURNAL 1179

Absent
Burkett  Kennedy
Day      McDonald
Green    Roberts
Heflin   

Absent—Excused
Crosthwalt  Richardson
Dugas   

The Chair then laid House Bill No. 857 before the House on third reading and final passage.

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

Yeas—140
Anderson  Harrington
Armor    Healy
Atwell   Hensley
Baker    Hollowell
Baltman  Holstein
Bartram  Hooks
Bell     Hone
Bishop   Huebner
Blalke   Huffman
Blanchard Huffer
Bowers   Hughes of Grayson
Boykin   Hughes of Dallas
Braishear Hutchins
Bratlow  Isaac, Miss
Bryan    Jackson
Bullock  Jamison
Burkett  Johnson
Byrd    Jones
Champion Joseph
Chino    Kelly
Cloud    Kenard
Cole     Kilpatrick
Conley   Koliba
Cory     Keriott
Cotton   Kothmann
Cowan    Lallmer
Cox      Laurel
Day      Lee
de la Garza McDonald
Dewey    McDonald
Duff, Miss Mccoppin
Dungan  of McLennan
Ehrig  McGregor
Elliott  of El Paso
Ellis    McElhaney
Eubanks  Mann
Ferrell  Martin
Ford     Matthew
Foreman  Myers
Forreth  Moore of Harris
Glass    Moore of Tarrant
Glasper  Mullen
Green    Murray

Myatt    Sherrill
Oliver   Slack
Osborn   Smith of Hays
Parish   Smith of Jefferson
Parsons  Spellman
Patterson Springer
Pipkin   Stewart
Pollard  Storey
Premler  Strickland
Peckett  Strom
Ramsey   Sunderth
Roberts  Sutton
Russell  Terrell
Sadler   Thurmond
Sandahl  Tunnell
Sanders  Tumman
Saun    Waring
Schram   Watson
Schwartz  Welch
Whitman  Wheeler
Whitworth White
of Washington Wilson of Young
Seeliger  Wilson of Potter
Shackelford Winfree
Shannon of Erath Wohlford
Shannon  Woolsey
of Tarrant Yenke
Shaw     Zroniek
Sheridan

In the Chair

Hale

Absent
Heflin   Talasek
Kennedy

Absent—Excused
Crosthwalt  Richardson
Dugas   

CAPTIONS OF BILLS ORDERED AMENDED

On motion of Mr. Baker and by unanimous consent of the House, the Captions of all bills passed on the Local and Uncontested Calendar on today were ordered amended to conform to all changes and with the body of the bills.

HOUSE BILL NO. 114 ON SECOND READING

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

H. B. No. 114, A bill to be entitled "An Act further prescribing the qualifications of directors of Bexar Metropolitan Water District by providing
that each director shall be a resident qualified elector of Bexar County, Texas, and the owner of taxable property within the area comprising the district, by amending subsection (e) of Section 8 of Chapter 306, page 391, of the Acts of the Forty-ninth Legislature of Texas, Regular Session, enacted in 1945, as amended by House Bill No. 187, being Chapter 66, page 100, of the Acts of the Fifty-third Legislature, Regular Session, enacted in 1953, and declaring an emergency."

The bill was read second time.

Mr. Hensley moved that H. B. No. 118 be laid on the table subject to call, to consider S. B. No. 83 in lieu thereof.

There was no objection offered and it was so ordered.

SENATE BILL NO. 83 ON SECOND READING

Mr. Hensley moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 83 be placed on its second reading and passage to third reading and on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—138


In the Chair

Hale Absent

Baker Barams Burkett

Absent—Excused

Crosthwaite Cudliss

The Chair laid before the House, on its second reading and passage to third reading,
March 27, 1957 HOUSE JOURNAL 1181

S. B. No. 83, A bill to be entitled “An Act further providing the qualifications of directors of Bexar Metropolitan Water District by providing that each director shall be a resident qualified elector of Bexar County, Texas, and the power of taxable property within the area comprising the district, by amending subsection (c) of Section 8 of Chapter 306, page 491, of the Acts of the Forty-sixth Legislature of Texas, Regular Session, enacted in 1945, as amended by House Bill No. 107, being Chapter 66, page 160, of the Acts of the Fifty-third Legislature, Regular Session, enacted in 1953, and declaring an emergency.”

The bill was read second time.

S. B. No. 83 was then passed to third reading.

SENATE BILL NO. 83 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, S. B. No. 83.

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

Yea—139

Anderson
Atwell
Baker
Ballman
Bartram
Baas
Bell
Bishop
Blaine
Blanchard
Bowers
Boysen
Brashear
Brislow
Bryan
Bullock
Burkett
Byrd
Chapman
Cline
Cloud
Cole
Conley
Cory
Cot兰州
Cowen
Hughes of Grayson
Hughes of Dallas
Hutchins
Jackson
Jamison
Johnson
Jones
Joseph
Kelly
Kennard
Kilpatrick
Koliba
Kovitch
Kohls
Kolmer
Kunst
Lee
McConnel
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McGregor
McM…”

In the Chair

Hale

Day

Kennedy

Absent—Excused

Crosthwait

Dugas

On motion of Mr. Hensley and by unanimous consent of the House, the Caption of Senate Bill No. 83 was ordered amended to conform with the body of the bill.
HOUSE BILL NO. 402 ON SECOND READING

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

H. B. No. 402, A bill to be entitled "An Act fixing the term of office of school trustees of independent school districts having eleven thousand (11,000) or more school children, according to the last official scholastic census, and which are situated in a county having a population of five hundred thousand ($500,000) inhabitants or more, according to the last preceding federal census, which districts were herefore created by having been converted from a common school district into an independent school district under and pursuant to Chapter 5, Acts of the Forty-first Legislature, Fifth Called Session, as amended by Chapter 311, Acts of the Fiftieth Legislature, Regular Session, and which districts have a board of school trustees, consisting of seven (7) trustees, four (4) of whose terms of office will expire on the first Saturday In May, 1957, and three (3) of whose terms of office will expire on the first Saturday In May, 1958, and as of the effective date of this Act, the terms of such trustees are for some period of time other than a period of six (6) years from the date of such trustees' respective elections; providing that in such school districts the trustees thereof shall be voted upon and elected separately for positions on said board of trustees; providing methods and times, depending upon the effective date of this Act, whereby trustees in any such school district shall be elected for positions in such school district; providing for elections for and the manner and method of electing trustees in any such district, depending upon the effective date of this Act; providing that at any such election each voter shall vote for only one (1) candidate for each such position and that the candidate receiving the highest number of votes for each respective position voted upon at any such election shall be entitled to serve as a trustee on said board holding the position thereon to which he or she was elected; providing a savings clause to the effect that if any provision of this Act shall be held invalid, the other provisions shall not be affected; and declaring an emergency.

The bill was read second time.

Mr. Sheridan moved that H. B. No. 402 be laid on the table subject to call in order to consider S. B. No. 182 in lieu thereof.

There was no objection offered and it was so ordered.

SENATE BILL NO. 182 ON SECOND READING

Mr. Sheridan moved that the constitutional rule requiring bills to be read on three several days be postponed and that Senate Bill No. 182 be placed on its second reading and passage to third reading and on Its third reading and final passage.

The motion prevailed by the following vote:

| Year—1958 |
|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|-----------|
| Anderson  | Bowers    | Armor     | Boysean   | Atwell    | Brasher   | Baker     | Britlow   | Balman    | Bryan     |
| Bartram   | Bullock   | Byrd      | Chapman   | Bishop    | Clines    | Biaisne   | Cloud     | Blanchard | Cole      |
March 27, 1957  HOUSE JOURNAL  1183

<table>
<thead>
<tr>
<th>Present</th>
<th>Absent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cory</td>
<td>Burkett</td>
</tr>
<tr>
<td>Cotten</td>
<td>McGregor</td>
</tr>
<tr>
<td>Cowen</td>
<td>Conley</td>
</tr>
<tr>
<td>Cox</td>
<td>Kennedy</td>
</tr>
<tr>
<td>Day</td>
<td>Mays</td>
</tr>
<tr>
<td>de la Garza</td>
<td>Absent—Excused</td>
</tr>
<tr>
<td>Dewey</td>
<td>Crosthwaite, Richardson</td>
</tr>
<tr>
<td>Dunn, Miss</td>
<td>Dugas</td>
</tr>
<tr>
<td>Dungan</td>
<td></td>
</tr>
<tr>
<td>Ehrle</td>
<td></td>
</tr>
<tr>
<td>Elliott</td>
<td></td>
</tr>
<tr>
<td>Ellis</td>
<td></td>
</tr>
<tr>
<td>Fenoglio</td>
<td></td>
</tr>
<tr>
<td>Ferrell</td>
<td></td>
</tr>
<tr>
<td>Ford</td>
<td></td>
</tr>
<tr>
<td>Foreman</td>
<td></td>
</tr>
<tr>
<td>Forsyth</td>
<td></td>
</tr>
<tr>
<td>Glass</td>
<td></td>
</tr>
<tr>
<td>Glass</td>
<td></td>
</tr>
<tr>
<td>Green</td>
<td></td>
</tr>
<tr>
<td>Harrington</td>
<td></td>
</tr>
<tr>
<td>Hosty</td>
<td></td>
</tr>
<tr>
<td>Heflin</td>
<td></td>
</tr>
<tr>
<td>Hensley</td>
<td></td>
</tr>
<tr>
<td>Hollowell</td>
<td></td>
</tr>
<tr>
<td>Holman</td>
<td></td>
</tr>
<tr>
<td>Holstein</td>
<td></td>
</tr>
<tr>
<td>Hooks</td>
<td></td>
</tr>
<tr>
<td>House</td>
<td></td>
</tr>
<tr>
<td>Huether</td>
<td></td>
</tr>
<tr>
<td>Huffman</td>
<td></td>
</tr>
<tr>
<td>Huffor</td>
<td></td>
</tr>
<tr>
<td>Hughes of Grayson</td>
<td></td>
</tr>
<tr>
<td>Hughes of Dallas</td>
<td></td>
</tr>
<tr>
<td>Hutchins</td>
<td></td>
</tr>
<tr>
<td>Immsack, Miss</td>
<td></td>
</tr>
<tr>
<td>Jackson</td>
<td></td>
</tr>
<tr>
<td>Johnson</td>
<td></td>
</tr>
<tr>
<td>Jones</td>
<td></td>
</tr>
<tr>
<td>Kelly</td>
<td></td>
</tr>
<tr>
<td>Kennard</td>
<td></td>
</tr>
<tr>
<td>Kilpatrick</td>
<td></td>
</tr>
<tr>
<td>Koliba</td>
<td></td>
</tr>
<tr>
<td>Koith</td>
<td></td>
</tr>
<tr>
<td>Kothmann</td>
<td></td>
</tr>
<tr>
<td>Latimer</td>
<td></td>
</tr>
<tr>
<td>Laurel</td>
<td></td>
</tr>
<tr>
<td>Lee</td>
<td></td>
</tr>
<tr>
<td>McDowell</td>
<td></td>
</tr>
<tr>
<td>McDonald</td>
<td></td>
</tr>
<tr>
<td>McGilvra</td>
<td></td>
</tr>
<tr>
<td>McLeann</td>
<td></td>
</tr>
<tr>
<td>McLeavy</td>
<td></td>
</tr>
<tr>
<td>Mann</td>
<td></td>
</tr>
<tr>
<td>Martin</td>
<td></td>
</tr>
<tr>
<td>Matthew</td>
<td></td>
</tr>
<tr>
<td>Moore of Harris</td>
<td></td>
</tr>
<tr>
<td>Moore of Tarrant</td>
<td></td>
</tr>
<tr>
<td>Hale</td>
<td></td>
</tr>
</tbody>
</table>

On motion of Mr. Sheridan and by unanimous consent of the House, the Caption of Senate Bill No. 182 was ordered amended to conform with the body of the bill. 

**HOUSE BILL NO. 515 ON SECOND READING**

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

H. B. No. 515. A bill to be entitled

"An Act amending House Bill No. 172, Acts Fifty-second Legislature, 1951 (Art. 326K-14, Vernon's Civil Statutes) so that in the 53rd Judicial District of Texas the maximum salary of Assistants, Investigators, Reporters and Secretaries appointed by the District Attorney may be fixed at a sum not exceeding Seven Thousand, Five Hundred ($7,500.00) Dollars; and containing a severability clause, and an emergency clause."

The bill was read second time. Mr. Sandahl moved that H. B. No. 515 be laid on the table subject to call in order to consider S. B. No. 284 in lieu thereof. There was no objection offered and it was so ordered.

**SENATE BILL NO. 284 ON SECOND READING**

Mr. Sandahl moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 284 be placed on its second reading and passage to third reading and on its third reading and final passage.

The motion prevailed by the following vote:

### Year—140

<table>
<thead>
<tr>
<th>Present—Not Voting</th>
<th>Absent—Excused</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stroman</td>
<td>Crosthwait</td>
</tr>
<tr>
<td>Hale</td>
<td>Richardson</td>
</tr>
<tr>
<td>Burket</td>
<td>Dugas</td>
</tr>
<tr>
<td>Huesher</td>
<td></td>
</tr>
<tr>
<td>Kennedy</td>
<td></td>
</tr>
<tr>
<td>Anderson</td>
<td>Blaine</td>
</tr>
<tr>
<td>Armor</td>
<td>Blanchard</td>
</tr>
<tr>
<td>Atwell</td>
<td>Bowers</td>
</tr>
<tr>
<td>Baker</td>
<td>Boyenn</td>
</tr>
<tr>
<td>Ballman</td>
<td>Brehart</td>
</tr>
<tr>
<td>Bartram</td>
<td>Bristow</td>
</tr>
<tr>
<td>Base</td>
<td>Bryan</td>
</tr>
<tr>
<td>Bell</td>
<td>Bullock</td>
</tr>
<tr>
<td>Bishop</td>
<td>Byrd</td>
</tr>
</tbody>
</table>

**On motion of Mr. Sheridan and by unanimous consent of the House, the Caption of Senate Bill No. 182 was ordered amended to conform with the body of the bill.**
The Chair laid before the House, on its second reading and passage to third reading, S. B. No. 284, A bill to be entitled "An Act amending House Bill No. 172, Acts, 62nd Legislature, 1961 (Art. 326K-14, Vernon's Civil Statutes), so that in the 63rd Judicial District of Texas the maximum salary of assistants, investigators, reporters and secretaries appointed by the District Attorney may be fixed at a sum not exceeding Seven Thousand Five Hundred ($7,500.00) Dollars; and containing a severability clause."

The bill was read second time. S. B. No. 284 was then passed to third reading.

SENATE BILL No. 284 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, S. B. No. 284.

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

Yeas-139


In the Chair

Hale

Absent

Burke McDonald Kennedy

Absent—Excused

Crosthwalt Richardson

Dugas

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

S. B. No. 284 was then passed to third reading.

SENATE BILL No. 284 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, S. B. No. 284.

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

Yeas-139

On motion of Mr. Sandahl and by unanimous consent of the House, the caption of Senate Bill No. 284 was ordered amended to conform with the body of the bill.

**HOUSE BILL NO. 729 ON SECOND READING**

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

H. B. No. 729, A bill to be entitled "An Act constituting a local law for the maintenance of the public roads and highways in Victoria County by authorizing the County to issue certificates of indebtedness for certain stated purposes; stating terms and conditions of issuance; requiring the levy of a tax to pay such certificates; enacting other provisions relating to the subject; making the Act cumulative; providing for severability; and declaring an emergency."

The bill was read second time.

Mr. Cory moved that H. B. No. 729 be laid on the table subject to call in order to consider S. B. No. 180 in lieu thereof.

There was no objection offered and it was so ordered.

**SENATE BILL NO. 180 ON SECOND READING**

Mr. Cory moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 180 be placed on its second reading and passage to third reading and on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Absent—Excused</th>
</tr>
</thead>
<tbody>
<tr>
<td>138</td>
<td>1</td>
</tr>
</tbody>
</table>

**In the Chair**

<table>
<thead>
<tr>
<th>Anderson</th>
<th>Britaw</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armstrong</td>
<td>Bryan</td>
</tr>
<tr>
<td>Atwell</td>
<td>Bullock</td>
</tr>
<tr>
<td>Baker</td>
<td>Byrd</td>
</tr>
<tr>
<td>Balmann</td>
<td>Chapman</td>
</tr>
<tr>
<td>Bartram</td>
<td>Cline</td>
</tr>
<tr>
<td>Blass</td>
<td>Cloud</td>
</tr>
<tr>
<td>Bell</td>
<td>Cole</td>
</tr>
<tr>
<td>Bishop</td>
<td>Conley</td>
</tr>
<tr>
<td>Blanchard</td>
<td>Cory</td>
</tr>
<tr>
<td>Bowers</td>
<td>Cotten</td>
</tr>
<tr>
<td>Boyken</td>
<td>Cowen</td>
</tr>
<tr>
<td>Braash</td>
<td>Cox</td>
</tr>
</tbody>
</table>
March 27, 1957 HOUSE JOURNAL 1187


In the Chair

Absent
Blaine Kennedy Garrett McDonald Jones
Absent—Excused
Crosthwalt Richardson

Dugas

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

S. B. No. 180, A bill to be entitled "An Act constituting a local law for the maintenance of the public roads and highways in Victoria County by authorizing the county to issue certificates of indebtedness for certain stated purposes; stating terms and conditions of issuance; requiring the levy of a tax to pay such certificates; enacting other provisions relating to the subject; making the act cumulative; providing for severability; and declaring an emergency."

The bill was read second time.

S. B. No. 180 was then passed to third reading.

SENATE BILL NO. 180 ON THIRD READING

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

S. B. No. 180.

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

Yeas—139

Anderson Cloud
Armbrister Cole
Atwell Conley
Baker Cory
Ballman Coton
Bartram Cowen
Bass Cox
Bell Day
Bishop de la Garza
Blaine Dewey
Blanchard Duff, Miss
Bowers Duncan
Boykin Ellis
Bradbeer Eliott
Brown Ellis
Bryan Pennington
Burlock Ferrill
Byrd Ford
Chambers Ford
Cline Forsyth
The Chair laid before the House, on its second reading and passage to engrossment, H. B. No. 767, A bill to be entitled "An Act creating a more efficient system for maintaining the roads and highways of Victoria County; providing for competitive bids and advertisement on all contracts and purchase of $2,000.00 or more; providing for competitive bids without advertisement on contracts or purchase less than $2,000.00 but more than $1,000.00, however providing for exceptions of this requirement in certain cases; providing for letting of contracts and making of purchases of $1,000.00 or less without competitive bids or advertisement; providing for the furnishing of bond by contractor where contract is for construction of public works; providing that this Act shall not apply in case of public calamity and certain other exceptions including contracts for personal or professional services or for work done by the county and paid for by the day as such work progresses; providing that this Act shall only apply to funds available to the Commissioners' Court for expenditure or the maintenance of public roads and highways of the County; repealing all laws in conflict; providing a savings clause; and declaring an emergency."

The bill was read second time.

Mr. Cory moved that H. B. No. 767 be laid on the table subject to call in order to consider S. B. No. 179 in lieu thereof.

There was no objection offered and it was so ordered.

SENATE BILL NO. 179 ON SECOND READING

Mr. Cory moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 179 be placed on its second reading and passage to third reading and on its third reading and final passage.

The motion prevailed by the following vote:
March 27, 1957

Yeas—138

Anders

Anderson

Yeas—138

Andereon

Armor

Ballman

Bartram

Basa

Ball

Bishop

Blaine

Blachard

Bowers

Boyens

Bradsher

Bratow

Byrd

Chapman

Cloud

Cline

Conley

Corley

Cotton

Cox

Day

de la Garza

Dewey

Duff, Miss

Dungan

Ehle

Elliott

Ellis

Fenoglio

Ferrell

Ferrell

Fisher

Forrest

Forrest

Glass

Glusking

Green

Harrington

Hawley

Helin

Helley

Hollowell

Hollman

Holstein

Hooks

Hooper

Huebner

Hunter

Huff

Hughes of Grayson

Hughes of Dallas

Hutchins

Isaacks, Miss

Jacobson

Jackson

Johnson

Jones

Sudderth

Sutton

Talasek

Terrell

Tench

Tennell

Torman

Walling

Welch

Wheeler

White

Wilson of Young

Wilson of Potter

White

Wolfford

Woodley

Yezak

Yezak

In the Chair

Hale

Absent

Bullock

Burkett

Kennedy

Absent—Excused

Crosthwalt

Dugas

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

S. B. No. 179, A bill to be entitled "An Act creating a more efficient system for maintaining the roads and highways of Victoria County; providing for competitive bids and advertisement on all contracts and purchases of $2,000.00 or more; providing for competitive bids without advertisement on all contracts or purchases less than $2,000.00 but more than $1,000.00, however, providing for exceptions of this requirement in certain cases; providing for letting of contracts and making of purchases of $1,000.00 or less without competitive bids or advertisement; providing for the furnishing of bond by contractor where contract is for construction of public works; providing that this act shall not apply in case of public calamity and certain other exceptions including contracts for personal or professional services or for work done by the County and paid for by the day as such work progresses; providing that this act shall only apply to funds available to the Commissioners' Court for expenditure for the maintenance of public roads and highways of the County; repealing all laws in conflict; providing a savings clause; and declaring an emergency." The bill was read second time.

S. B. No. 179 was then passed to third reading.
The Chair laid before the House, on its third reading and final passage, S. B. No. 179.

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

Yeas—138

- Anderson
- Armor
- Atwell
- Baker
- Ballman
- Barnett
- Bass
- Bell
- Bishop
- Blaine
- Blanchard
- Bowers
- Brasher
- Brinson
- Bryan
- Bullock
- Byrd
- Chairman
- Cloud
- Cole
- Conley
- Cory
- Cotton
- Cowen
- Cox
- Day
- de la Garza
- Dewey
- Dufr, Miss
- Duncan
- Ehrl
- Elliott
- Elliott
- Fenske
- Ferrell
- Ford
- Foreman
- Graves
- Glass
- Glueck
- Green
- Harrington
- Heavy
- Hefflin
- Henderson
- Hollowell
- Holman
- Holtsclaw
- Hooks
- Honey
- Huebner

- Huffman
- Huffour
- Hughes of Grayson
- Hughes of Dallas
- Hutcheson
- Jackson
- Jamison
- Johnson
- Jones
- Joseph
- Kelly
- Kennard
- Kilpatrick
- Koliba
- Korieth
- Kothmann
- Latimer
- Laurel
- Lee
- McCo.ppln
- McGregor
- of McLennan
- McGregor
- of El Paso
- McElhany
- Mann
- Martin
- Matthews
- Mays
- Moore of Harris
- Moore of Tarrant
- Mullens
- Murray
- Myatt
- Oliver
- Osborn
- Parish
- Parsons
- Patterson
- Pickin
- Pool
- Presler
- Puckett
- Ramsey
- Roberts
- Russell
- Sadler
- Sanders
- Sass
- Scram
- Schwartz
- of Galveston

- Schwartz
- of Washington
- Talmak
- Seeligson
- Terrill
- Shackelford
- Thurmood
- Shannon of Brath
- Tunnell
- Shannon
- of Tarrant
- Walling
- Shaw
- Watson
- Sheridan
- Welch
- Sherrill
- Wheeler
- Slack
- Smith of Jefferson
- Wilson of Young
- Spilman
- Wilson of Potter
- Springer
- Whafree
- Stewart
- Wohiford
- Storey
- Woolsey
- Strickland
- Yeak
- Stromer
- Zbrosak

In the Chair

- Hale

- Absent

- Burkett
- Sandahl
- Kennedy
- Smith of Hays
- McDonald

Absent—Excused

- Crosthwait
- Richardson
- Dugas

HOUSE BILL NO. 230 WITH SENATE AMENDMENTS

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

H. B. No. 230. A bill to be entitled "An Act amending the Revised Civil Statutes of Texas, by adding thereto a new Article to be numbered Article 670.4, providing for the issuance of permits by the State Highway Department for the movement of over length and over width mobile homes and/or component parts thereof over the highways of Texas; providing a method of taxing said permits; providing a fee; and declaring an emergency."

Mr. Cowen moved that all the necessary Rules be suspended for the purpose of making a motion that the House do not concur in the Senate Amendments to H. B. No. 230 and to request a Conference Committee to adjust the differences between the two Houses on the bill.

There was no objection offered and it was so ordered.
Mr. Cowen moved that the House do not concur in the Senate Amendment, and that a Conference Committee be requested to adjust the difference between the two Houses on H. B. No. 210.

The motion prevailed.

(Mr. Hale occupied the Chair pending the consideration and passage of the bills on the Local and Uncontested Calendar. on today.)

BILL SIGNED BY THE SPEAKER

The Speaker signed in the presence of the House after giving due notice thereof and its caption had been read the following enrolled bill:

H. B. No. 150. An Act amending Section 16 of Chapter 25, Acts of the Thirty-ninth Legislature, Regular Session, 1925. (codified in Vernon's Texas Civil Statutes as Article 788-16) so as to authorize a water control and improvement district to have a wider and more descriptive choice of names to designate it; and declaring an emergency.

ADJOURNMENT

Mr. Bass moved that the House adjourn until 9:00 o'clock a. m. tomorrow.

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

"Our heavenly Father we pray for all the people of our great State and the world, that they may learn more about the Godly heritage that is ours. Teach us what freedom is. May we all learn the lesson, that it is not the right to do as we please, but the opportunity to please to do what is right.

"Above all may we discover that wherever the Spirit of the Lord is there is freedom, now, in His presence here, to lead us and to help us keep this State and Nation free."

This we ask in the Name of Christ our Lord—Amen."

The motion to adjourn prevailed.

The House accordingly, at 4:05 o'clock p. m., adjourned until 10:00 o'clock a. m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

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

Conservation and Reclamation: S. B. No. 83.


Labor: H. B. No. 493.


Rules: H. C. R. No. 59.

REPORT OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, March 30, 1957.

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

Sir: Your Committee on Engrossed Bills to whom was referred

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, Bandera, Mason, Llano, Hays, Medina, Sutton, Edwards 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 freshwater 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 investigation with respect to depletion and want 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 doe permit; 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 proclamations, 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 rule, 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 for 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.

Has carefully compared same and finds it correctly engrossed.

HERMANN YEEHKE, Chairman.
Mr. Fenoglio offered the following resolution:

H. S. R. No. 297, In Memory of Fred Lewis.

Whereas, On March 19, 1957, the City of Archer City and the State of Texas lost an esteemed citizen in the passing of Fred Lewis; and

Whereas, He was a pioneer native of Archer City, having been born in this city in 1881. He moved to Oklahoma City with his family fifteen years ago; and

Whereas, He is survived by his widow; five daughters, Mrs. Annie Mae Fitzwater of Houston; Mrs. Alice White of Eunice, New Mexico; Mrs. Fred Green of Oklahoma City; Mrs. Ruby Anderson of Needles, California; Mrs. Royce Copeland of Carlsbad, New Mexico; three sons, Frank of Dallas; Raymond and Hubert of Oklahoma City; three brothers, Aut and Buss Lewis of Archer City; Frank of Graham; one sister, Mrs. Rosie Berry of Houston; and

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

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

The resolution was unanimously adopted by a rising vote.