<table>
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<tr>
<th>Member Name</th>
<th>Bill Caption Ordered Amended</th>
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<tr>
<td>Hale</td>
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<td>Absent</td>
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<td>Bryan</td>
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<td>Burkett</td>
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<td>Absent — Excused</td>
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<tr>
<td>Kennedy</td>
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<td>(Mr. Hale occupied the Chair pending the consideration of the bills on the Local and Uncontested Bill Calendar on today.)</td>
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**CAPTIONS OF BILLS ORDERED AMENDED**

On motion of Mr. Richardson and by unanimous consent of the House, the Caption of all bills passed on the local and uncontested bill calendar on today were ordered amended to conform with the body of the bills.

**VOTE RECORDED**

By unanimous consent of the House, Mr. Cole was granted permission to be recorded as voting "Nay" on April 18, 1987, instead of "Yes", on the question of the passage of H. B. No. 367 to engrossment.

**ADJOURNMENT**

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

The motion of Mr. Dewey prevailed.
Mr. Kennedy was granted leave of absence for today on account of important business on motion of Mr. McGregor of El Paso.

Mr. Sudderith called up Senate Amendments for consideration at this time.

H. R. No. 188, A bill to be entitled "An Act relating to licensing of law school graduates upon completion of military service; amending Acts, 1943, Forty-eighth Legislature, Page 391, Chapter 288, Section 1, entitled as Article 367A of the Revised Civil Statutes of Texas, providing that law licenses shall be granted without requirement of passage of the State Bar Examination and setting out the conditions thereof; excepting certain persons from the provisions of this Act; providing a repealing clause; providing a severability clause; and declaring an emergency."

On motion of Mr. Sudderith the House concurred in the Senate Amendments.

Amend House Bill No. 188 by striking out all of Section 2 and substituting in lieu thereof the following:

"Sec. 2. Any person now serving on active duty in the military service of the United States and any person who enters active duty in the military service of the United States prior to November 1, 1957 and serves for a period of at least ninety (90) days and who has graduated from a law school given unconditional approval on the official list of approved law schools filed by the Supreme Court of Texas with the Clerk of the Court and who meets the character requirements prescribed by the rules promulgated by the Supreme Court of Texas and who has been a resident of the State of Texas for at least one year prior to graduation from law school and who has commenced his military service prior to the date set for the second State Bar examination next following the date of his graduation may file application for a license with the Board of Law Examiners of this state. Upon filing of such an application, which shall be in the form of an affidavit by such applicant stating that he has met all
requirements heretofore set out in this Section of this Act, and upon the filing of an affidavit signed by said applicant's Commanding Officer stating that such applicant has honorably and continuously served on active duty in the military service for a period of at least twenty (20) months such applicant shall be issued a law license.

Adopted, April 10, 1957.

Senate Amendment No. 2

Amend House Bill No. 388 by adding a new section, to be numbered Section 2, and beginning with the original Section 2, renumbering the succeeding sections to conform, as follows:

"Section 2. Law licenses shall be granted, without requirement of passage of the State Bar Examination, to any citizen of Texas (a) who has served a minimum of three (3) sessions as a Member of the Texas Legislature, and (b) who is a veteran of World War I and World War II, and (c) who is a member of the Bar in a state bordering on Texas, and (d) who has been a resident of Texas for at least twenty (20) years."

Adopted, April 10, 1957.

Senate Amendment No. 3

Amend caption to conform to body of the bill.

Adopted, April 10, 1957.

INTRODUCTION OF HOUSE BILL NO. 918

Mr. Johnson asked unanimous consent of the House to introduce at this time and have placed on first reading, H. B. No. 918.

There was no objection offered and it was so ordered.

HOUSE BILL NO. 315 SET AS SPECIAL ORDER

Mr. Smith of Jefferson moved to see H. B. No. 315 as a Special Order for next Tuesday, April 23, at 11:00 o'clock a. m.

The motion prevailed, having received the necessary two-thirds vote.

EXTENDING CONGRATULATIONS TO MR. HAROLD HUDSON

Mr. Ballman offered the following resolution:

H. S. R. No. 384

Whereas, Mr. Harold Hudson of the Ochiltree County Herald in Perryton has been named President of the Panhandle Press Association; and

Whereas, Mr. Hudson is a man of outstanding achievement in the newspaper business, a leader in civic enterprise, and indeed, a first citizen of Perryton in every respect; and

Whereas, This august citizen of Texas has brought honor upon himself and his city through his untiring efforts and unselfish devotion to civic duty; now therefore, be it Resolved by the House of Representatives, That the House unanimously extend our hearty congratulations and expression of gratitude for the enterprising and unselfish contributions he has made to the City of Perryton and this great State; and, be it further

Resolved, That a copy of this Resolution be sent to Mr. Hudson in appreciation of his achievements.

The resolution was adopted.

EXTENDING CONGRATULATIONS TO MR. S. B. WHITTENBURG, MR. G. W. ESTLACK, MR. DONALD CROCKER AND MR. SAM WILLIAMS

Mr. Ballman offered the following resolution:

H. S. R. No. 386

Whereas, Mr. S. B. Whittenburg, publisher of The Amarillo Globe-Times has been named vice president of the Panhandle Press Association; and

Whereas, Mr. G. W. Estlack of The Dovely County Leader, Clarendon, has been re-elected secretary-treasurer of this same Association; and

Whereas, Mr. Donald Crocker of the Tulsa Herald and Mr. Sam Williams of The Lamb County Leader, Littlefield, have been elected as new
Resolved by the House of Representatives, That the House unanimously extend our hearty congratulations to the aforementioned men; and, be it further

Resolved, That a copy of this Resolution be sent to Mr. Whiteburn, Mr. Bush, Mr. Croucher, and Mr. Williams in recognition of their achievements.

BALLMAN, SPRINGER, OSBORN, EHRLE, WILSON of Potter.

The resolution was adopted.

CONGRATULATING SHINE COLEMAN

Mr. Bryan offered the following resolution:

H. S. R. No. 389

Whereas, There is in the State of Texas, in the County of Leon, and in the City of Buffalo, a man both respected and beloved by his fellow townspeople; and

Whereas, This citizen is Shine Coleman who has been honored by the City of Buffalo in being named Mayor-elect; and

Whereas, On Monday night, April 22, 1957, his friends and associates will distinguish him with a banquet given as a tribute of respect for his interest in others and a means of congratulations for his election to office; and

Whereas, This recognition brings to mind the words of the Book of Saint Matthew in the Holy Bible, "Inasmuch as ye have done it unto one of the least of these my brethren, ye have done it unto me"; now, therefore, be it

Resolved, That the House of Representatives of the Fifty-fifth Legislature extends its best wishes to Mayor-elect Shine Coleman of Buffalo and offers its faith and hope in his continued success and happiness.

BRYAN, HEATHLY.

The resolution was adopted.
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.

IN RECOGNITION OF THE ELEVENTH AND TWELFTH GRADE STUDENTS OF THE EUSTACE HIGH SCHOOL OF EUSTACE, TEXAS

Mr. Hollowell offered the following resolution:

H. S. R. No. 389

Whereas, The Eleventh and Twelfth Grade Students of the Eustace High School of Eustace, Texas, accompanied by their Superintendent, Mr. Clyde Gartrell, were visiting in the State Capitol on the ninth day of April, 1957; and

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

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

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

The resolution was adopted.

TO DIRECT THE BOARD OF CONTROL TO SET ASIDE CERTAIN LOT FOR PARKING SPACE FOR STATE EMPLOYEES

Mr. Jones offered the following resolution:

H. C. R. No. 92

Whereas, It is evident that parking space in the business district of Austin, particularly in the vicinity of the State Office Buildings, is becoming more congested; and

Whereas, The City of Austin has installed parking meters in all available parking spaces near public buildings, making it necessary for State employees to be interrupted frequently during office hours to pay parking meters; and

Whereas, The State owns a lot South of the State Office Building, commonly known as the Tribune Building located on the corner of Tenth and Colorado Streets in Austin, Texas, and said lot is currently leased as a parking lot to a private individual; and

Whereas, It would be to the best interest and benefit of the State in time saved that is currently used by employees in interruptions during the working hours to pay parking meters for the said State employees to have suitable parking space available; now, therefore, be it

Resolved by the House of Representatives, the Senate concurring, That the State Board of Control be instructed and directed to not renew the lease when the current lease, with the private individual who operates the parking lot on the State property above described, expires or terminates or to terminate the current lease before its final expiration date if the lease agreement or contract is a thirty (30) day contract; and, be it further

Resolved, That the State Board of Control designate said lot as a parking lot for State employees employed in the said State Office Building located at the corner of Tenth and Colorado Streets; and, be it further

Resolved, That the State Board of Control set a reasonable parking fee to be paid by said State employees who use said parking spaces, not to exceed Two Dollars ($2.00) per month per car; and, be it further

Resolved, That the State Board of Control designate a section of the lot, consisting of at least five (5) car spaces for members of the House of Representatives and/or Senate for their use while on official business at the said State Office Building.

The resolution was read and was referred to the Committee on Public Lands and Buildings.

TO GRANT ERNEST O. MCKINNEY AND OMA INEZ MCKINNEY PERMISSION TO SUE THE STATE

The resolution was read and was referred to the Committee on Public Lands and Buildings.

TO GRANT ERNEST O. MCKINNEY AND OMA INEZ MCKINNEY PERMISSION TO SUE THE STATE

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

S. C. R. No. 26 Granting Ernest O. McKinney and Oma Inez McKinney permission to sue the State.
The resolution having heretofore been referred to the Committee on State Affairs and reported favorably by the Committee.

The resolution was adopted.

**GRANTING PERMISSION TO A. VINCENT TO SUE THE STATE**

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

S. C. R. No. 49, Granting permission to A. Vincent to sue the State.

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

The resolution was adopted.

**TO GRANT O. P. SUTTON ET AL PERMISSION TO SUE THE STATE**

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

S. C. R. No. 50, Granting O. P. Sutton, et al, permission to sue the State.

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

The resolution was adopted.

**TO GRANT PERMISSION TO SOUTHWEST NATURAL GAS COMPANY TO SUE THE STATE**

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

S. C. R. No. 51, Granting permission to Southwest Natural Gas Company to sue the State.

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

The resolution was adopted.

**TO GRANT H. R. NEILD PERMISSION TO SUE THE STATE**

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

H. C. R. No. 58, Granting H. R. Neild permission to sue the State.

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

The resolution was adopted.

**TO GRANT LESTER DE CORDOVA PERMISSION TO SUE THE STATE**

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

H. C. R. No. 57, Granting Lester de Cordova permission to sue the State.

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

The resolution was adopted.

**TO GRANT ALBERT C. MUELLER AND WIFE, VELIA MUELLER, PERMISSION TO SUE THE STATE**

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

H. C. R. No. 59, Granting Albert C. Mueller and wife, Velia Mueller, permission to sue the State.

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

The resolution was adopted.

**TO GRANT M. G. SELMAN AND JIM H. GORDON PERMISSION TO SUE THE STATE**

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

H. C. R. No. 78, Granting M. G. Selman and Jim H. Gordon permission to sue the State.

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

The resolution was adopted.
State Affairs and reported favorably by the Committee.

The resolution was adopted.

TO GRANT G. CARROLL GOEN PERMISSION TO SU\ THE STATE

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

H. C. R. No. 99, Granting G. Carroll Goen permission to sue the State.

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

The resolution was adopted.

MEMORIALIZING CONGRESS AND THE PRESIDENT OF THE U. S. IN REGARD TO IMPORTS OF CRUDE OIL, ETC.

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

H. S. R. No. 379, Relates to exempting imports of Canada Crude Oil in determining ratio of imports of crude and residual fuel oil to domestic production of crude oil, etc.

The resolution having heretofore been referred to the Committee on Oil, Gas and Mining and reported favorably by the Committee.

The resolution was adopted.

HOUSE BILLS ON FIRST READING

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

By Mr. Byrd:

H. B. No. 916, A bill to be entitled "An Act relating to hunting of squirrel and deer in Angelina and Trinity Counties, amending Acts of the 53rd Legislature, Regular Session, 1953, Chapter 598, Section 1, Acts of the 45th Legislature, Regular Session, 1945, Chapter 114, Section 2, and Article 889, Revised Penal Code of Texas, 1925; and declaring an emergency."

Referred to the Committee on Game and Fisheries.

By Mr. Byrd:

H. B. No. 916, A bill to be entitled "An Act amending Section 1 of Chapter 287, Acts of the 52nd Legislature, 1951, which prohibits the use of nets and seines and otherwise regulates the taking of fish in certain counties, by eliminating Angelina County from its provisions and declaring an emergency."

Referred to the Committee on Game and Fisheries.

Mr. Kennard:

H. B. No. 917, A bill to be entitled "An Act amending Section 1, Chapter 129, Acts 51st Legislature, Regular Session, 1949, so as to make said act applicable to independent school districts with scholastic population of 6,000 or more, as determined by last preceding scholastic census; and declaring an emergency."

Referred to the Committee on School Districts.

CONSIDERATION OF SENATE JOINT RESOLUTION NO. 9

The Speaker laid before the House as postponed business, on its passage,

S. J. R. No. 9, Proposing an Amendment to the Constitution of the State of Texas to provide for a Court of Criminal Appeals of Five Members.

The resolution having heretofore been read third time and further consideration of same postponed until today.

Mr. Schwartz of Galveston moved that further consideration of S. J. R. No. 9 be postponed until next Wednesday, April 24 at 10:30 o'clock a. m.

There was no objection offered and it was so ordered.

SENATE BILL NO. 89 ON SECOND READING

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

S. B. No. 89, Designating certain days as legal holidays on which public offices of the state may be closed; and declaring an emergency.

The bill was read second time.
Mr. Slack offered the following Committee Amendment No. 1 to the bill:

Amend S. B. No. 89 by striking Sections 1, 2, 3, and 4 and substituting the following:

Sec. 1. Section 1c of Chapter 230, Acts of the Eightieth Legislature, as added by Chapter 16, Acts of the Eighty-fourth Legislature (codified as Sec. 1c of Article 691d, Vernon’s Texas Civil Statutes) is amended to read as follows:

"Sec. 1c. Notwithstanding any existing provisions of law relative to negotiable or nonnegotiable instruments, but subject to the provisions of Section 1a of this Act, only the following enumerated dates are declared to be legal holidays for banking purposes on which each bank and trust company in Texas shall remain closed. The dates referred to are Sundays, January 1 (New Year’s Day), April 1 (San Jacinto Day), July 4 (Independence Day), the first Monday in September (Labor Day), the fourth Thursday in November (Thanksgiving Day) and December 25 (Christmas Day). All such days (and the weekday on which a bank or trust company may elect to close for general banking purposes as provided in Section 1a of this Act) shall be treated as Sunday or the Christian Sabbath for all purposes and not a business day and any act authorised, required or permitted to be performed at or by any bank or trust company on such day may be performed on the next succeeding business day and no liability or loss of rights of any kind shall result therefrom. Any day in which an election is being held shall not be considered or construed as a bank legal holiday."

Sec. 3. This Act shall take effect January 1, 1958.

Sec. 4. The fact that present State law setting Thanksgiving Day on the last Thursday in November creates a conflict and duplication of Thanksgiving holidays for three years with November months containing five Thursdays, and the further fact that business and government need advance notice for adequate planning, 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 that this rule be hereby suspended, and that this Act take effect and be in force from and after January 1, 1958, and it is so enacted.

Mr. Dugas offered the following amendment to the Committee Amendment:

Amend Committee Amendment No. 1 to S. B. No. 89, Section 2 by changing the effective date to read Jan. 1, 1961.

Mr. Anderson moved to table the amendment by Mr. Dugas to the Committee Amendment.

The motion to table prevailed.

The Committee Amendment by Mr. Slack was adopted.

(Speaker in the Chair.)

Senate Bill No. 89 was then passed to third reading.

SENATE BILL NO. 89 ON THIRD READING

Mr. Anderson moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 89 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—116

Anderson  Crosthwaite
Armour  de la Garza
Atwell  Duff, Miss
Baker  Ekblin
Bellman  Elliott
Barras  Pangallo
Bass  Perrelli
Bell  Poorman
Bishop  Porethy
Blalke  Glass
Blanchard  Gladding
Bowers  Green
Bradley  Hale
Bristow  Harrington
Byrd  Hefflin
Chapman  Hollowell
Chiles  Holstein
Clend  Hooks
Coneley  Housey
Cory  Huebner
Cox  Huffman
The Speaker then laid Senate Bill No. 89 before the House on third reading and final passage.

The bill was read third time and was passed.

Mr. Anderson moved to reconsider the vote by which S. B. No. 89 was passed and to table the motion to reconsider.

The motion to table prevailed.

MESSAGE FROM THE SENATE

Austin, Texas, April 17, 1967

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

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

S. B. No. 66, Defining the duties of public officials in regard to the publication of statements and notices required or authorized by law; providing for forfeiture of salary and removal from office for violation thereof; and declaring an emergency.

S. B. No. 268, Increasing the maximum load limit on certain commercial motor vehicles where such vehicles are used for a specialized purpose and within a specified area; and declaring an emergency.

S. B. No. 286, Relating to an official road commissioners; In counties of 25,000 inhabitants or more the members of the Commissioners Court shall be official road commissioners of their respective precincts, and declaring an emergency.

S. B. No. 304, Authorizing independent school districts to borrow money for current maintenance expenses; providing for the method of evidencing such loans by the issuance of negotiable notes; and declaring an emergency.

Respectfully,

CHARLES SCHNABEL.
Secretary of the Senate.

MESSAGE FROM THE SENATE

Austin, Texas, April 17, 1967

Hon. Waggoner Carr, Speaker of the House of Representatives.
April 17, 1957

SERVANT BILL NO. 194 ON SECOND READING

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

S. B. No. 194, Prohibiting any private investigator from attempting to determine the number of paid admissions at theaters without certain authority, and declaring an emergency.

The bill was read second time.

Mr. McGregor of McLennan offered the following Committee Amendment No. 1 to Senate Bill No. 194

Amend Senate Bill No. 194 by striking out all below the enacting clause and inserting in lieu thereof the following:

Section 1. Any person employed as a private investigator or confidential investigator for the purpose of determining or attempting to determine the attendance or number of paid admissions at any motion picture theater performance in this state shall furnish to the owner or general manager of such theater, or theaters, checked, on the next succeeding day or within three (3) days after such check, a written copy of his finding or report.

Section 2. No evidence obtained by any investigator, nor testimony of such investigator, shall be admissible evidence in any court, or proceedings of any kind, unless there is a compliance with the provisions of Section 1 of this act.

Section 3. All laws or parts of laws in conflict with the provisions of this act are hereby repealed to the extent of such conflict only.

Section 4. 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 provision of this act is declared to be severable.

Section 5. The fact that the inadequacy of the present law to regulate investigators determining or attempting to determine the attendance or the paid admission to motion picture shows or theaters creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended; and said Rule is hereby suspended, and this act shall take effect and be in force from and after its passage, and it is so enacted.

(Mr. Wilson of Potter in the Chair.)

Mr. McGregor of McLennan moved that further consideration of Senate Bill No. 194 be postponed until next Wednesday at 10:30 o'clock a. m.

Mr. Lee moved to table the motion to postpone S. B. No. 194.

A vote was requested on the question to table the motion to postpone.

The motion to table prevailed by the following vote:

Yes—117

Anderson

Blanc

Bartram

Armor

Bishop

Blaine

Bumgard
Mr. Korioth offered the following amendment to Committee Amendment No. 1:

Amendment to the Amendment to S. B. No. 194

Amend Committee Amendment No. 1 by striking the period in the last sentence in section 1 and adding a comma and the following words: "If said theater owner or manager has turned in his report of admissions for attendance at the performance checked to the distributor who has furnished the film."

Mr. Oliver moved the previous question on the pending amendments and passage of S. B. No. 194 to third reading.

The motion was not seconded.

The amendment by Mr. Korioth to Committee Amendment No. 1 was adopted.

Mr. Lee moved the previous question on the pending amendments and passage of S. B. No. 194 to third reading and the main question was ordered.

Mr. Zbranek moved to reconsider the vote by which the main question on S. B. No. 194 was ordered.

The motion to reconsider was lost.

Committee Amendment No. 1, as amended, was adopted.
April 17, 1957

HOUSE JOURNAL

S. H. No. 154 was then passed to third reading.

Mr. Blanchard moved to reconsider the vote by which S. H. No. 154 was passed to third reading and to table the motion to reconsider.

The motion to table prevailed.

EMPLOYEES OF THE HOUSE EXCUSED FOR EASTER HOLIDAYS

Mr. Moore of Harris moved that all employees of the House be excused for the Easter Holidays for the same time as the House of Representatives.

There was no objection offered and it was so ordered.

MOTION TO SET A SUSPENSION CALENDAR

Mr. Hone moved to suspend all necessary rules to set a Suspension Calendar for next Tuesday at 2:30 o'clock p.m., at which time it will require a two-thirds vote to take up a bill out of its regular order.

The motion was lost.

MOTIONS TO RECESS AND ADJOURN

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

Mr. Schwartz of Galveston moved that the House adjourn until 10:00 o'clock a.m. next Tuesday.

(Speaker in the Chair.)

The motion to adjourn until 10:00 o'clock a.m. next Tuesday was lost by the following vote:

Yea—34

Baker
Brashear
Cloud
Cole
Cory
Cowens
Dugna
Earle
Forsyth
Farrington
Fleely
Gholin
Huffor
Johnson
Jones
Kilpatrick
Kereth
Laurel
McGregor
Moore of El Paso
Moore of Harris
Parish
Richardson
Sandahl
Saul
Schwartz
Schwartz
Sherrill
Springer
Talash
Thurmond
Wheeler

Nays—14

Anderson
Armour
Atwell
Ballman
Hartman
Hillman
Bell
Bishop
Blaire
Blanchard
Bowers
Brock
Bullock
Burkett
Byrd
Chapman
Cline
Cutler
Cotten
Cox
Crosby
Dawson
Day
de la Garza
Dewey
Duff, Miss
Dungan
Elliot
Ellis
Ennis
Ferrie
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The motion to recess until 2:30 o'clock p.m. today was lost by the following vote:

**Yea—45**

- Bell
- Bishop
- Blaine
- Boyes
- Bullock
- Burdett
- Byrd
- Cotton
- Cox
- Day
- Duff, Miss
- Duncan
- Ferrall
- Ford
- Glass
- Green
- Holman
- Hooks
- Huffman
- Hutchins
- Jackson
- Joseph
- Lee

**Nay—89**

- Anderson
- Armor
- Ballman
- Bartram
- Bass
- Blanchard
- Bonner
- Brushhear
- Bristow
- Bryan
- Cline
- Cloud
- Cole
- Conley
- Cory
- Cowen de la Garta
- Dewey
- Dugas
- Ellis
- Elliot
- Ellis
- Ferguson
- Foerster
- Hale
- Harrington
- Heather
- Hollowell
- Holstein
- Honey
- Huesner
- Huff
- Hughes of Grayson
- Hughes of Dallas
- Johnson
- Jones
- Kelly
- Kennard
- Kilpatrick
- Koliba
- Korleeb
- Kothmann
- Latimer

**Absent—Excused**

- Bryan
- Glasing
- Henley
- Isaacks, Miss
- Ireland
- Jamison
- Slack
- Wilson of Potter

**Absent**

- Baker
- Chapman
- Crosthwait
- Darden
- Edmiston
- Finley
- Hensley
- Kennedy
- Kernan
- LaBarge
- LeTourneau
- Lee
- Mays
- Myatt
- Osborn
- Oten
- Parish
- Pickett
- Ray
- Smith of Hay
- Smith of Tarrant
- Smither
- Smith of Young
- Snow
- Southard
- Stark
- Stevens
- Stewart
- Townsend
- Turner
- Watson
- Welch
- Wilson of Galveston
- Wilson of Potter
- Winfrey
- Woolsey
- Young

**MESSAGE FROM THE SENATE**

Austin, Texas, April 17, 1967

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

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

S. B. No. 191, Amending the Insurance Code so as to provide authority...
for the regulation of unfair methods of competition and unfair and deceptive acts and practices in the business of insurance; and declaring an emergency.

Respectfully,

CHARLES SCHNABEL,
Secretary of the Senate.

SENATE BILL NO. 210 ON SECOND READING

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

S. B. No. 210, Exempting carriers of iced fish or shellfish from certain requirements; and declaring an emergency.

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

Mr. Pipkin moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 210 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-131

Anderson
Armour
Ballman
Bartram
Bass
Bril
Bishop
Blaine
Blanchard
Bowers
Boyer
Brehar
Bristow
Bryan
Bullock
Byrd
Chapman
Clinch
Cloud
Cole
Conley
Cory
Cowen
Cox
Crosthwait

Huffer
Hughes of Grayson
Hughes of Dallas
Hutchins
Hancock, Miss
Jackson
Johnson
Jones
Kelly
Kennard
Kelt
Keir
Kothmann
Latimer
Lauri
Luet
Mccoppin
McDonald
McGregor
McGregor
McElhany
McKim
Mann
Martin
Mays
Moore of Harris
Moore of Tarrant
Mullen
Murray
Myst
Moyer
Oliver
Owens
Parrish
Peck
Patterson
Pool
Pruiser
Puckett
Ramsey
Richardson
Robert
Russell
Sadler
Nays-6

Atwell

Huff or Hughes of Grayson
Hughes of Dallas
Hutchins
Hancock
Jackson
Johnson
Jones
Kelly
Kennard
Kelt
Keir
Kothmann
Latimer
Lauri
Luet
Mccoppin
McDonald
McGregor
McGregor
McElhany
McKim
Mann
Martin
Mays
Moore of Harris
Moore of Tarrant
Mullen
Murray
Myst
Moyer
Oliver
Owens
Parrish
Peck
Patterson
Pool
Pruiser
Puckett
Ramsey
Richardson
Robert
Russell
Sadler

Burkett
Cox
Crosthwait

Nays-6

Absent—Excused

Atwell

The Speaker then laid Senate Bill No. 210 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>Viscas</th>
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<tbody>
<tr>
<td>Anderson</td>
<td>Joseph</td>
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<tr>
<td>Armor</td>
<td>Kelly</td>
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<td>Bartram</td>
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<td>Bass</td>
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<td>Bell</td>
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<td>Bischof</td>
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<td>Blaine</td>
<td>Latimer</td>
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<td>Blanchard</td>
<td>Laurel</td>
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<td>Bowers</td>
<td>McIntosh</td>
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<td>Boyden</td>
<td>McDonald</td>
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<td>Braupar</td>
<td>McEugger</td>
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<td>Bryan</td>
<td>of McLennan</td>
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<td>Bullock</td>
<td>McGreyer</td>
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<tr>
<td>Byrd</td>
<td>of El Paso</td>
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<td>Chapman</td>
<td>McIlhany</td>
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<td>Cline</td>
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<td>Cole</td>
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<td>Conley</td>
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<td>Cory</td>
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<td>Costen</td>
<td>Moore of Tarrant</td>
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<td>Hutchins</td>
<td>Smith of Hays</td>
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<td>Isaacks, Miss</td>
<td>Smith of Jefferson</td>
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<td>Jackson</td>
<td>Spelman</td>
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<td>Johnson</td>
<td>Springer</td>
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<td>Jones</td>
<td>Stewart</td>
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Storey | Welsh |
| Strickland | Wheel |
| Strom | White |
| Sutton | Wilson of Young |
| Taylor | Wilson of Potter |
| Terrell | Wulfree |
| Thurmond | Wohlford |
| Tunnell | Woolsey |
| Turman | Yeak |
| Walling | Zophak |
| Watson | Zoranek |

Absent: 
- Baker
- Bulman
- Bristow
- Burkett
- Helin
- Hensley

Absent—Excused: 
- Atwell
- Kennedy

Mr. Pipkin moved to reconsider the vote by which S. B. No. 210 was passed and to table the motion to reconsider.

The motion to table prevailed.

RECESS

On motion of Mr. de la Garza the House met at 12:21 o'clock p.m., took recess until 2:00 o'clock p.m. today.

AFTERNOON SESSION

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

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence on account of important business:
- Mr. Atwell for today on motion of Mr. Crosthwait.
- Mr. Cole for today on motion of Mr. Cox.
- Mr. Sandahl temporarily for this afternoon on motion of Mr. Bartram.

SENATE BILL NO. 237 ON SECOND READING

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

S. B. No. 237, Relating to fees of clerks of the County Courts; and declaring an emergency.
The bill was read second time.

Mr. Cotten offered the following Committee Amendment No. 1 to the bill:

House Committee Amendment No. 1 To Senate Bill No. 237

Amend Senate Bill No. 237 by changing the words "shall receive" to "may receive" in the first sentence of Article 3930, Revised Civil Statutes, as amended in Section 1 of the bill.

The amendment was adopted.

Mr. Martin offered the following amendment to the bill:

Amend the caption of Senate Bill No. 237 by changing the words "shall receive" to "may receive".

The amendment was adopted.

Senate Bill No. 237 was then passed to third reading.

SENATE BILL NO. 237 ON THIRD READING

Mr. Martin moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 237 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
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Yeas—

Burkett
Day
Stroman

Nays—

Panel of Absent Members

Anderson
Baker
Balman
Bland
Bridg
Cory
Cotton
Cowen
Dugas
Ehle
Evans
Farber
Ford
Harrington
Heati
Hensley
Hewitt
Hufner

Absent—Exchanged

Atwell
Kendall

Nays—4

Panel of Absent Members

Anderson
Baker
Balman
Bland
Bridg
Cory
Cotton
Cowen
Dugas
Ehle
Evans
Farber
Ford
Harrington
Heati
Hensley
Hewitt
Hufner

Absent—Exchanged

Atwell
Kendall

Nays—4
The Speaker then laid Senate Bill No. 237 before the House on third reading and final passage.

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

**Yeas-109**

Armor, A. B.  
Balder, B.  
Bantram, B.  
Bec, B.  
Blackshear, B.  
Bishop, B.  
Bowers, B.  
Boyden, B.  
Bryan, B.  
Bullock, B.  
Byrd, B.  
Chapman, B.  
Clina, B.  
Clend, B.  
Colley, B.  
Cory, B.  
Cotton, B.  
Cox, B.  
Crockett, B.  
Day, B.  
de la Garza, B.  
Dewey, B.  
Duff, M.  
Duane, B.  
Duncan, B.  
Elliott, B.  
Forrest, B.  
Foreman, B.  
Forsyth, B.  
Glass, B.  
Glustag, B.  
Green, B.  
Hale, B.  
Hollon, B.  
Holman, B.  
Holstein, B.  
Hucks, B.  
Hooks, B.  
Hosey, B.  
Huetner, B.  
Hufman, B.  
Hughes of Grayson, B.  
Hughes of Dallas, B.  
Isaacks, M.  
Jackson, T.  
Jones, J.  
Joseph, J.  
Kelly, J.  
Kennard, J.  
Koliba, J.  
Korich, J.  
Kothmann, J.  
Latimer, J.  
Wilson of Potter, J.  
Woolsey, J.  
Wohlford, J.  
Zamar, J.

**Nays-3**

Yezak, A.  
Yezak, A.  
Yezak, A.

**Absent**

Anderson, A.  
Ballman, A.  
Blaine, A.  
Briscoe, A.  
Cowen, A.  
Ehlie, A.  
Ellis, A.  
Engles, A.  
Ford, A.  
Harrington, A.  
Hantly, A.  
Heffin, A.  
Hensley, A.  
Huffer, A.  
Hutchins, A.  
Jamison, A.  
Lee, A.  
McCorpin, A.  
McGregor, A.  
McGregor, A.  
McHillany, A.  
Mann, A.  
Martin, A.  
Matthew, A.  
Mays, A.  
Moore of Harris, A.  
Mullen, A.  
Myatt, A.  
Oliver, A.  
Osborn, A.  
Parish, A.  
Parsons, A.  
Pool, A.  
Procter, A.  
Ramsey, A.  
Roberts, A.  
Russell, A.  
Sadler, A.  
Saul, A.  
Schaum, A.  
Schwartz of Galveston, A.  
Schwartz of Washington, A.  
Seligson, A.  
Shackelford, A.  
Shannon of Erath, A.  
Shannon, A.  
Sharp, A.  
Smith of Jefferson, A.  
Simpson, A.  
Springer, A.  
Sorel, A.  
Strickland, A.  
Talasek, A.  
Terrell, A.  
Thurmond, A.  
Turner, A.  
Wallace, A.  
Walsh, A.  
White, A.  
Wilson of Young, A.

**MESSAGE FROM THE SENATE**

Austin, Texas, April 17, 1957

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

Sir: I am directed by the Senate to inform the House that the Senate has substituted the Majority Report for the Minority Report on S. B. No. 237 by the following vote: Yeas 23, Nays 6.

Respectfully,

CHARLES SCHNABEL

Secretary of the Senate.

SENATE BILL NO. 269 ON SECOND READING

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

S. B. No. 269, Requiring a special audit of county records when petitioned by 30% of the qualified voters; and declaring an emergency.

The bill was read second time and was passed to third reading.
Mr. Schwartz of Washington moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 269 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—124

Absents—Excused

The Speaker then laid Senate Bill No. 269 before the House on its third reading and final passage.

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

S. B. No. 252, Prohibiting littering upon certain public places; and declaring an emergency.

The motion to table prevailed.

Mr. Schwartz moved that further consideration of Senate Bill No. 252 be postponed until next Wednesday, April 24, at 11:00 o'clock a.m.
There was no objection offered and it was so ordered.

SENATE BILL NO. 303 ON SECOND READING

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

S. B. No. 303, Creating a Texas Youth Council; and declaring an emergency.

The bill was read second time.

Mr. Cory offered the following Committee Amendment No. 1 to the bill, Committee Amendment No. 1:

Amend Senate Bill No. 303 by striking out all below the enacting clause and substituting therefor the following:

"Section 1. Purpose. The purpose of this Act is to create a Texas Youth Council to administer the state's correctional facilities for delinquent children, to provide a program of constructive training aimed at rehabilitation and re-establishment in society of children adjudged delinquent by the courts of this state and committed to the Texas Youth Council, and to provide active parole supervision of such delinquent children until officially discharged from custody of the Texas Youth Council. It is the further purpose of this Act to delegate to the Texas Youth Council the supervision of the Corsicana State Home (State Orphan Home) the Texas Blind, Deaf and Orphan School, and the Waco State Home.

Sec. 2. Construction of the Act. This Act shall be liberally construed to accomplish the purpose herein sought.

Sec. 2a. Corsicana State Home: Change of Name. The name of the state Orphan Home, located at Corsicana, Texas, is hereby changed and shall hereafter be known and designated as the Corsicana State Home.

Sec. 3. Definitions. As used in this Act;

(a) "Texas Youth Council" or "Youth Council" means the Texas Youth Council as provided in this Act.

(b) "Chairman" means the Chairman of the Texas Youth Council.

(c) "Executive Director" means the Executive Director of the Texas Youth Council appointed and employed by said Youth Council.

(d) "Delinquent Child" means any male or female adjudged under provisions of Sections 1 and 13 of Chapter 294 of the General Laws of the Regular Session of the 48th Legislature, 1943. (Sections 8 and 13, Article 2338-1, codified in Vernon's Civil Statutes, 1948.

(e) "Court" means the Juvenile Court.

Sec. 4. Texas Youth Council Established.

(a) There is hereby created a Texas Youth Council to consist of three (3) members to be appointed by the Governor with the consent of the Senate. Members of the Texas Youth Council shall be influential citizens in their respective communities who are recognized for their interest in youth. Citizens of Texas now serving as members of the State Youth Development Council may be eligible for appointment to the Texas Youth Council.

(b) The term of office of members of the Texas Youth Council shall be six (6) years, except that initially one (1) member shall be appointed for a six (6) year term; one (1) member for four (4) year term; and one (1) member for two (2) year term. Members shall be eligible for reappointment. A vacancy for an unexpired term shall be filled by the Governor with the consent of the Senate. Members of the Youth Council shall each receive a per diem of Ten Dollars ($10) for not exceeding sixty (60) days for any fiscal year.

(c) All members of the Texas Youth Council and the Executive Director appointed by them shall receive as expenses the actual expenses incurred while on state business for the Texas Youth Council.

(d) The Texas Youth Council shall hold meetings at the call of its Chairman, selected or elected by it, or at the request of any two (2) members at such times and places as its Chairman may determine, but it shall not hold less than four (4) meetings annually.

(e) The Texas Youth Council shall have its office wherever the Youth Council chooses, in such building as shall be designated and approved by the State Board of Control.

(f) The Texas Youth Council shall assume the administrative control supervision, direction and operation
of all facilities, institutions, training of state wards and parole supervision of state wards now under the control of the State Youth Development Council and shall further assume the administrative control and supervision of the Corsicana State Home, the Texas Blind, Deaf and Orphan School, and the Waco State Home.

(e) An Executive Director shall be employed by the Texas Youth Council to serve at the pleasure of said Texas Youth Council and shall perform such duties as shall be designated by the Texas Youth Council. Said Executive Director shall devote full time to the work of the Texas Youth Council.

Sec. 5. Organization, Powers and Responsibilities of the Texas Youth Council.

(a) A member of the Texas Youth Council shall be appointive or elected as Chairman and he shall preside over all meetings of said Youth Council.

(b) The Texas Youth Council shall be responsible for the adoption of all policies and shall make all rules appropriate to the proper accomplishment of its functions.

(c) The powers and duties formerly held by the State Youth Development Council in respect to the custody, training, treatment, parole, transfer, release under supervision and care of delinquent children committed to the state shall be exercised and performed by the Texas Youth Council and may be delegated to the Executive Director. The Executive Director may delegate the powers and duties vested in him in this subsection to any employee of the Texas Youth Council or employee designated by the Texas Youth Council or employee designated by the Texas Youth Council to assume such duties or powers.

(d) All powers, duties and functions other than those specified in subsection (c), granted or imposed on the Texas Youth Council by any provision of law, may be exercised and performed by the Executive Director or any member or employee designated or assigned by the Texas Youth Council or by the Executive Director.

(e) For the exercise of other functions than those specified in Subsection (c) of two (2) members of the Texas Youth Council shall constitute a quorum.

Sec. 6. Major Duties and Functions of the Texas Youth Council. The Texas Youth Council shall:

(a) Carry on a continuing study of the problem of juvenile delinquency in this state and seek to focus public attention on special solutions to this problem;

(b) Cooperate with all existing agencies of the state and encourage the establishment of new agencies, both local and statewide, if their object is service to delinquent and pre-delinquent youth of this state;

(c) Assist local authorities of any county or municipality when requested by the governing body thereof in the developing, strengthening and coordination of educational, welfare, health, recreational or law enforcement programs which have as their object the prevention of juvenile delinquency and crime;

(d) Administer the diagnostic treatment and training and supervisory facilities and services of the state for delinquent children committed to the state, manage and direct state training school facilities and provide for the coordination and combination of such facilities, as deemed advisable by the Texas Youth Council, and for the creation of new facilities within the total appropriation provided by the Legislature, Exercise administrative control and supervision over all other institutions and facilities of its jurisdiction;

(e) Before each convening date of the Regular Session of the Legislature, make a report to the Governor and Legislature of its activities and accomplishments and of its findings as to its major needs relative to the handling of the children committed to it by courts of the state. The report shall include specific recommendations for legislation, planned and drafted as part of an integrated, unified and consistent program to serve the best interest of the state and the youth committed to the Texas Youth Council, and recommendations for the repeal of any conflicting, obsolete or otherwise undesirable legislation affecting youth.

Sec. 7. Cooperation by Other Departments. To effectuate the purpose of this Act and to make maximum use of existing facilities and personnel, it shall be the duty of all departments and agencies of the state government and of all officers and employees of the
state, when requested by the Texas Youth Council, to cooperate with it in all activities consistent with their proper function.

Sec. 8. Transfer of Facilities. The Texas Youth Council shall succeed to and be vested with all rights, powers, duties, facilities, personnel, records and appropriations, relating to the care, custody, and control of children, now held by (a) the State Youth Development Council, including the Gatesville State School for Boys, the Gainesville State School for Girls, and the Crockett State School for Negro Girls, (b) the Board for Texas State Hospitals and Special Schools in respect to the Corsicana State Home and Texas State Blind, Deaf and Orphan Home and (c) the Department of Public Welfare with respect to the Waco State Home.

Sec. 9. Employees. In addition to those employees transferred to the Texas Youth Council by Section 8 of this Act, the Youth Council may employ at compensation provided by the Legislature and within the limits of the amounts appropriated therefor, such medical, psychiatric, and other expert personnel, parole officers, superintendents, institutional personnel and other employees as are necessary to discharge its duties. The Youth Council shall have the power to remove any employee for cause, and the decision of the Youth Council in such removals shall be final. The superintendents of the schools under the jurisdiction of the Texas Youth Council shall have the right to dismiss school employees with the approval of the Executive Director.

Sec. 9a. Admission of Children. Subject to such policies as the Texas Youth Council may adopt, the Corsicana State Home and the Waco State Home may accept for admission any child between the age of three (3) years and sixteen (16) years who is a full orphan, a half-orphan, or a dependent and neglected child, and may offer, if needed, care, treatment, education, and training to such children as are admitted thereto until they have reached the age of twenty-one (21) years.

Sec. 10. Power to Accept Gifts. The Youth Council may accept gifts, grants, or donations of money or of property from private sources to effectuate the purpose of this Act. Any and all funds so donated shall be placed in the State Treasury in a special fund called the Texas Youth Council Fund and expended in the same manner as other state moneys are expended, upon warrants drawn by the Comptroller upon the order of the Youth Council. Any of said moneys are hereby appropriated for the purpose of carrying out this Act, and any moneys in the Youth Development Fund are hereby transferred to the Texas Youth Council Fund.

Sec. 11. Referrals From Federal Court. The Texas Youth Council shall have the power to enter into agreements with the federal government to accept children from the Federal Court for compensation upon which they agree.

Sec. 12. Commitments by Juvenile Courts. When any child is adjudged delinquent under provisions of Section 13 of Chapter 294 of the General Laws of the Regular Session of the 48th Legislature, 1943, Section 13, Article 3326-1, Vernon’s Texas Civil Statutes, 1948 and the court does not release such child unconditionally, or place him on probation or in a suitable public or private institution or agency other than a state training school, the court shall commit him to the Texas Youth Council, but may suspend the execution of the order of such commitment.

Sec. 13. Preliminary Disposition by Court.

(a) When the court commits a delinquent child to the Youth Council, it may order him conveyed forthwith to some place of detention approved, or established, or designated by the Youth Council, or may direct that he be left at liberty until otherwise ordered by the Youth Council under such conditions as will insure his admission to any orders of the Youth Council.

(b) The court shall assign an officer or other suitable person to convey such a child to any facility designated by the Youth Council, provided that the person assigned to convey a girl must be a woman. The cost of conveying any such child committed to the Youth Council shall be paid by the county from which said child is committed, provided that no compensation shall be allowed beyond the actual and necessary
Sec. 14. Effect of Appeal From Adjudication or Commitment. The right of a child who has been adjudged delinquent to appeal from the adjudication or from the order of commitment shall not be affected by anything in this Act.

Sec. 15. Notification and Duty to Furnish Information. When a court commits a child to the Youth Council as a delinquent child, such court shall at once forward to the Youth Council a certified copy of the order of commitment, and the court, the probation officer, the prosecuting and police authorities, the school authorities, and other public officials shall make available to the Youth Council all pertinent information in their possession in respect to the case. The reports required by this section shall, if the Youth Council so requests, be made upon forms furnished by the Youth Council or according to an outline furnished by it.

Sec. 16. Diagnosis of Committed Children. (a) When a delinquent child has been committed to the Youth Council, it shall, under rules established by it, forthwith examine and study him and investigate all pertinent circumstances of his life and behavior. (b) The Youth Council shall make periodic re-examination of all such children within its control, except those on release under supervision or in foster homes. These examinations may be made as frequently as the Youth Council considers desirable, and shall be made with respect to every child at intervals not exceeding one (1) year. (c) The Youth Council shall keep written records of all examinations and of the conclusions based thereon, and of all orders concerning the disposition or treatment of every delinquent child subject to its control. All records maintained by such Youth Council shall not be public records, but shall only be available upon the order of a District Court. (d) Failure of the Youth Council to examine a delinquent child committed to it, or to re-examine him within one (1) year of a previous examination, shall not of itself entitle the child to discharge from the control of the Youth Council, but shall entitle him to petition the committing court for an order of discharge, and the court shall discharge him unless the Youth Council upon due notice satisfies the court of the necessity for further control.

Sec. 17. Determination of Treatment. When a child has been committed to the Youth Council as a delinquent child, the Council may: (a) Permit him his liberty under supervision or upon such conditions as it believes conducive to acceptable behavior; or (b) Order his confinement under such conditions as it believes best designed for his welfare and the interest of the public; or (c) Order recommitment or revocation of release as often as conditions indicate to be desirable; or (d) Revoke or modify any order of the Council affecting a child, except an order of final discharge, as often as conditions indicate to be desirable; or (e) Discharge him from control when it is satisfied that such discharge will best serve his welfare and the protection of the public.

Sec. 18. Type of Treatment Permitted. As a means of correcting the socially harmful tendencies of a delinquent child committed to it, the Youth Council may: (a) Require participation by him in moral, academic, vocational, physical and correctional training and activities; (b) Require such modes of life and conduct as may seem best adapted to fit him for return to full liberty without danger to the public; (c) Provide such medical or psychiatric treatment as is necessary; (d) Place boys who are physically fit in parks-maintenance camps or forestry camps or boy's ranches owned by the state or by the Federal Government and require boys so housed to perform suitable conservation and maintenance work, provided that the boys shall not be exploited and that the dominant purpose of such activities shall be to benefit and rehabilitate the boys rather than to make the camps self-sustaining.

Sec. 19. State Schools and Other Facilities. The Youth Council shall have the management, governmental and care of the Gainesville State School for Boys, the Crockett State School for Boys, the Gainesville State School for Girls, the Crockett State School for Negro Girls, and of all other facilities hereafter es-
The Youth Council shall establish rules and regulations for the government of each of such schools and other facilities and shall see that its affairs are conducted according to law and to such rules and regulations, but the purpose thereof and of all educational, correctional, recreational, and other activities carried on in the schools and other facilities shall be to restore and build up the self-respect and self-reliance of the children and youth lodged therein and to qualify them for good citizenship and honorable employment.

Sec. 22. The Superintendent. The superintendent shall be a person of high moral character, education and training, and shall have the ability to develop and recommend an aggressive program for youth rehabilitation. He shall take the official oath and shall give bond in the sum of Ten Thousand Dollars ($10,000) payable to the Governor or his successors in office, conditioned for the faithful performance of the duties of his office. Such bond shall be approved by the Attorney General.

Sec. 23. Powers and Duties of the Superintendent. The superintendent of each school or other facility shall:

(a) Have general charge of and be responsible for the welfare and custody of the children lodged therein, and for carrying out the rehabilitation program prescribed by the Council. Under the direction of the Youth Council, he shall seek to establish relationships and to organize a way of life that will meet the spiritual, moral, physical, emotional, intellectual and social needs of the children under his care as those needs would be met in an adequate home;

(b) See that the buildings and premises are kept in good sanitary order;

(c) Cause to be kept the books of the school or facility fully exhibiting all money received and disbursed, the source from which received and purposes for which same is expended. All supplies for the school or facility shall be purchased in the same manner as for other similar institutions. Said books shall give a full record of all products produced, whether sold or consumed, and shall at all times be open for the inspection of the Youth Council, State Auditor, or the Governor.

Sec. 24. Religious Training. The Youth Council shall make provisions for the religious and spiritual training of children in its custody and shall require all children in its diagnostic treatment or training facilities who are physically able to attend at least one (1) religious service of his own choice on each Sunday.

Sec. 25. Power to Make Use of Existing Institutions and Agencies.

(a) For the purpose of carrying out its duties, the Youth Council is authorized to make use of law enforcement, detention, supervisory, medical, educational, correctional, segregated, and other facilities, institutions and agencies within the state. When funds are available for the purpose, the Youth Council may enter into agreements with the appropriate private or public official for separate care and special treatment in existing institutions of persons subject to the control of the Youth Council.

(b) Nothing herein shall be construed as giving the Youth Council control over existing facilities, institutions or agencies other than those listed in Section 8, or as requiring such facilities, institutions or agencies to serve the Youth Council inconsistently with their functions, or with the authority of their offices, or with the
laws and regulations governing their activities; or as giving the Youth Council power to make use of any private institution or agency without its consent; or to pay a private institution or agency for services which a public institution or agency is willing and able to perform.

(c) The Youth Council is hereby given the right and shall be required periodically to inspect all public and private institutions and agencies whose facilities it is using. Every institution and agency, whether public or private, is required to afford the Youth Council reasonable opportunity to examine or consult with children committed to the Youth Council who are for the time being in the custody of the institution or agency.

(d) Placement of a child by the Youth Council in any institution or agency not operated by the Youth Council, or the release of such child from such an institution or agency, shall not terminate the control of the Youth Council over such child. No child placed in such institution or under such an agency may be released by the institution or agency without the approval of the Youth Council.

Sec. 26. Power to Establish Additional Facilities. When funds are available for the purpose, the Youth Council may:

(a) Establish and operate places for detention and diagnosis of all delinquent children committed to it;

(b) Establish and operate additional treatment and training facilities, including detention or parole maintenance camps and boys' ranches, necessary to classify and segregate and handle juvenile delinquents of different ages, habits and mental and physical conditions, according to their needs;

(c) Establish active parole supervision to aid children given conditional release to find homes and employment and otherwise to assist them become residents of the community and to lead socially acceptable lives.

Sec. 27. Release Under Supervision. The Youth Council may release under supervision at any time, and may place delinquent children in its custody in their usual homes or in any situation or family that it has approved. The Youth Council may, subject to appropriation, employ parole officers for investigating, guiding, supervising and otherwise directing the activities of a parolee so as to insure his/her adjustment to society in accordance with rules and regulations established by the Texas Youth Council, and work with local organizations, clubs, and agencies in formulating plans and procedures for the prevention of juvenile delinquency. The Youth Council may, at any time, until finally discharged by the Youth Council, examine or consult with children committed to the care and custody of any child released under parole supervision.

Sec. 28. Clothing, Money and Transportation Furnished on Release.

(a) The Youth Council shall ensure that each delinquent child it releases under supervision has suitable clothing, transportation to his home, or to the county in which a suitable home or employment has been found for him, and such an amount of money as the rules of the Youth Council authorize.

(b) The expenditure for clothing and for transportation and the payment of money may be made from funds for support and maintenance appropriated to the Youth Council or to the institution from which such child was released, or from local funds, or from any appropriation specifically made for such purposes by the Legislature of the State of Texas.

Sec. 29. Escape and Apprehension. A boy or girl committed to the Youth Council as a delinquent child and placed by it in any institution or facility, who has escaped thereof, or who has been released under supervision and broken the conditions thereof, may be arrested without a warrant by a sheriff, deputy sheriff, constable, police officer, or parole officer employed or designated by the Youth Council, and may be kept in custody in a suitable place and there detained until such boy or girl may be returned to the custody of the Youth Council.

Sec. 30. Transfer of Mentally Ill, Feeble-Minded and Epileptics. Whenever the Youth Council finds that any delinquent child committed to it is mentally ill, feeble-minded or an epileptic, the Youth Council shall have the power to return such child to the court of original jurisdiction for appropriate disposition or shall have the power to request the court in the county in which the training school is located to take such action as the condition of the child requires. In no case will the Youth Council upon the determination of such a finding re-
The petitions shall remain in the committing county or make application to the proper court for appropriate handling of the case beyond the minimum time necessary for the removal of the child from the facilities in accordance with law.

Sec. 31. Termination of Control. Every child committed to the Youth Council as a delinquent, if not already discharged, shall be discharged from custody of the Youth Council when he reaches his twenty-first birthday.

Sec. 32. Civil Rights. Commitment of a delinquent child to the custody of the Youth Council shall not operate to disqualify such child in any future examination, appointment or application for public service under the government either of the state or of any political subdivision thereof.

Sec. 33. Use of Records. The records of commitment of a delinquent child to the Youth Council shall be withheld from public inspection except with the consent of the Youth Council, but such records concerning any child shall be open at all reasonable times to the inspection of the child, his or her parents or guardian, or attorney or any of them. A commitment to the Youth Council shall not be received in evidence or used in any way in any proceeding in any court except in subsequent proceedings for delinquency against the same child, and except in imposing sentence in any criminal proceeding against the same person.

Sec. 34. Records and Information. The Youth Council shall conduct continuing inquiry into the effectiveness of the treatment methods it employs in securing the reformation of delinquent children. To this end the Youth Council shall maintain a record of arrests and commitments of its wards subsequent to their discharge from the jurisdiction of the Youth Council and shall tabulate, analyze, and publish biennially such data so that they may be used to evaluate the relative merits of methods of treatment. The Youth Council shall cooperate with county, private and public agencies in the collection of statistics and information regarding juvenile delinquency, arrests made, complaints, information, and petitions filed, and the disposition made thereof, and other information useful, in determining the amount and cause of juvenile delinquency in this state.

Sec. 35. Assisting Escape. Whoever shall knowingly aid or assist any delinquent child in the custody of the Youth Council to escape or to attempt to escape shall be subject to the penalties provided in Article 314 of the Penal Code.

Sec. 36. Biennial Budget. The Executive Director shall prepare and submit to the Youth Council, for its approval, a biennial budget of all funds necessary to be appropriated by the Legislature for the Youth Council for the purposes of this Act. The budget so prepared shall be submitted and acted on by the Youth Council in the form and manner and within the time prescribed by law.

Sec. 37. Transfer of Appropriations. There is hereby transferred to the Texas Youth Council all monies appropriated for the two-year period ending August 31, 1959, for the Central Office of the Youth Development Council; the Corrals State Home (State Orphan Home); the Milledge, Deaf and Orphan School; the Waco State Home; the Gainesville School for Boys; the Gainesville School for Girls; and the Colored Girls Training School. The appropriations for the specific institutions, hereinafter transferred, shall be expended in accordance with the provisions of House Bill 133, Acts of the Regular Session, Fifty-fifth Legislature, and this Act. The appropriations for the Central Office of the Youth Development Council shall be used for the payment of per diem and expenses of Texas Youth Council members, salaries of the Director and of other personnel employed in the central office of the Youth Council, and all other expenses incidental to the maintenance and operation of the central office. Salaries paid to all personnel in the central office during the biennium shall be fixed by the Youth Council in keeping with standards fixed in the biennial appropriation act for similar positions. Travel expenses shall be subject to the provisions of the biennial appropriation act.

Sec. 38. Constitutionality. If any section, subdivision or clause of this Act shall be held to be unconstitutional or invalid, such decision shall not affect the validity of the remaining portions of the Act.

Sec. 39. Repealer. All laws and parts of laws in conflict with the pro-
The amendment was adopted. Senate Bill No. 503 was then passed to third reading.

SENATE BILL NO. 503 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 Senate Bill No. 503 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Year—128

Anderson          Hale
Armour           Heflin
Baker            Hoggrell
Ballman          Holman
Bartman          Holstein
Bass        Hooks
Bishop          Howey
Blaine          Knapp
Blanchard       Huffman
Bowen          Huffman
Bowren          Hughes of Grayson
Braakman       Hughes of Dallas
Brown          Jackson
Bryan           Johnson
Byron             Jones
Cline            Joseph
Cory             Kelly
Cox                 Lenard
Crossthwaite    LeRoy
Day               Latimer
Dewey            Lee
Duff, Miss    Lee
Durgan           Legnon
Dungan           Lemmon
Elliot            McGregor
Eliott          McGregor
Fenoglio         McGregor
Foreman          McGregor
Ford               of El Paso
Foreman            McDonald
Forsyth         McGregor
Forsyth          McGregor
Glass            McKinney
Gluskin         McClainy
Green           McClainy

Moore of Harris
The Speaker then laid Senate Bill No. 303 before the House on third reading and final passage.

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

**YEAS-132**

Anderson<br>Armstrong<br>Baker<br>Ballman<br>Barron<br>Bass<br>Bell<br>Bishop<br>Blaine<br>Blanchard<br>Bowers<br>Boyea<br>Brahmarch

**ABSENT**

Buchanan<br>Cowan<br>Crosby<br>Crosby<br>Cullin<br>Cullins<br>Davis<br>Davis<br>Dolan<br>Dowalski<br>Duff, Miss<br>Duff, Miss<br>Dungan<br>Dungan<br>Dunkin<br>Dunkin<br>Dull<br>Duncan<br>Duncan<br>Dunn<br>Dunn<br>Durham<br>Duval<br>Dorfman<br>Dorfman<br>Dunlap<br>Dunlap

**ABSENT—EXCUSED**

Atwell<br>Atwell<br>Atwell<br>Atwell<br>Atwell<br>Atwell<br>Atwell<br>Atwell<br>Atwell<br>Atwell

**NOs-33**

Anderson<br>Armstrong<br>Baker<br>Ballman<br>Barron<br>Bass<br>Bell<br>Bishop<br>Blaine<br>Blanchard<br>Bowers<br>Boyea<br>Brahmarch
Mr. Kelly moved to reconsider the vote by which S. B. No. 308 was passed and to table the motion to reconsider.

The motion to table prevailed.

**SENATE BILL NO. 308 ON SECOND READING**

The Speaker laid before the House, on its second reading and passage to third reading, S. B. No. 308, Relating to the licensing of dealers of citrus fruit; and declaring an emergency.

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

**SENATE BILL NO. 308 ON THIRD READING**

Mr. Walling moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 308 be placed on its third reading and final passage.

The motion prevailed by the following vote:

**Yeas—122**

Anderson\nArmor\nBaker\nBallman\nBartram\nBass\nBell\nBishop\nBlaine\nBlanchard\nBoyes\nBragg\nBrustow\nBrun\nByrd\nChapman\nClay\nCloend\nCook\nCorb\nCrow\nDau\nde la Garza\nDuff, Miss

Hughes of Dallas\nJaacks, Miss\nJackson\nJamison\nJohnson\nKelly\nKennard\nKoilba\nKornuth\nLatimer\nLaurit\nLee\nMcDonald\nMcCreer\nof McLennan\nMcCreer\nof El Paso\nMang\nMartin\nMays\nMore of Harris\nMullen\nMurray\nMyatt\nOliver\nParish\nParsons\nPatterson\nPaul\nPrewett\nPuckett\nRamsey\nRichardson\nRoberts\nRussell\nSaul\nSadler\nScheuneman\nScheuneman\nSchwartz\nSmith of Denton\nSmith of Galveston\nSmith of Denton\nSmith of Galveston\nSmith of Washington

**Nays—7**

Barrick\nBell\nBishop\nBuenas\nBurka\nButchart\nByrd\nCant\nCarter\nCoats\nCox\nCrawford\nDavis\nde la Garza\nDuff, Miss

Hughes of Grayson

The Speaker then laid Senate Bill No. 308 before the House on third reading and final passage.
The bill was read third time.

Mr. Walling offered the following amendment to the bill:

Amend Senate Bill 308 by striking out the words "commission merchants and brokers" wherever they appear in Section 2 and inserting in lieu thereof "vegetable growers".

The amendment was adopted without objections.

Senate Bill No. 308 was then passed by the following vote:

Yeas-114
Anderson
Armour
Bartram
Bell
Bishop
Blaine
Blanchard
Boyce
Braheur
Bryan
Bullock
Byrd
Chapman
Cord
Cory
Crosthwait
Day
Duff, Miss
Dungan
Ehrle
Elliot
Ellis
Ferrell
Ford
Forst
Foshay
Gloss
Glidung
Green
Hale
Hasty
Heflin
Hollowell
Holman
Hooks
Honey
Huebmer
Huffman
Huffman
Hughes of Grayson
Hughes of Dallas
Issacs, Miss

Nays-8
Bass
Bowers
Bryant
Burkett
Burrick
Bynum
Carruth
Chambers of
Chambers:‘
Chambers,
Clark
Clayton of
Clayton
Clayton
Cobb
Cox

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

S. B. No. 324, Providing that no person shall acquire by descent or distribution, or by will any interest in the estate of another for whose death such person has been convicted of murder with malice aforethought: and declaring an emergency.

The bill was read second time.

Mr. Schwartz of Galveston moved that further consideration of Senate Bill No. 324 be postponed until next Wednesday, April 24, at 10:30 o'clock a.m.
There was no objection offered and it was so ordered.

HOUSE BILL NO. 58 ON PASSAGE TO ENROLLMENT

The Speaker laid before the House as postponed business, on its passage to enrollment.

H. B. No. 58. A bill to be entitled "An Act to define and license the business of making loans or advances in the amount of One Hundred Dollars ($100.00) or less, and for a term of six (6) months or less, secured or unsecured; providing that a license to engage in such business shall be obtained from and may be revoked by the Banking Commissioner of the State of Texas, and for judicial review of his decisions and findings and for certain examinations and license fees to be charged by said Commissioner; providing that each applicant shall have certain qualifications and that licenses shall be granted without investigation and without investigation fees therefor, to those in said business on January 15, 1957, and shall file a bond in the sum of One Thousand Dollars ($1,000.00); defining certain terms, etc., and declaring an emergency."

The bill having been read second time on April 4, considered on April 10 and further consideration of same postponed until April 16.

(Mr. Elliott In The Chair.)

Mr. Hale moved that further consideration of House Bill No. 58 be postponed until next Tuesday, April 23, at 10:30 o'clock a.m. There was no objection offered and it was so ordered.

Mr. Huffor moved that the House adjourn until 10:30 o'clock a.m. next Tuesday. A record vote was requested on the motion to adjourn.

The motion to adjourn was lost by the following vote:

Yes—18

Ballman
Brashear
Cowen

Hosey
Huffor
Johnson

No—58

Anderson
Armstrong
Barlow
Bell
Blaine
Boyd
Brooks
Burkett
Byrd
Chapman
Cline
Cory
Coten
Cox
Crosthwaite
Day
De La Garza
Dewey
Duff
Dungan
Earle
Elill
Fenoglio
Freedman
Fulmer
Glass
Green
Hale
Hefley
Heflin
Hollowell
Holt
Hollstein
Hooks
Huhsner
Huffman
Huntsman
Hutcheson
Hughes
Jackson
Jahnson
Joseph
Kelly
Kennard
Koliba
Koroth

Schwartz
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Wilson of Young
H. B. No. 70, A bill to be entitled "An Act to declare the public policy of the State of Texas with respect to public education; to provide for further study and analysis as a basis for general reconsideration of the efficiency of the system in promoting the progress of pupils in accordance with their aptitudes and in furtherance of social order and goodwill; pending such reconsideration to authorize district and county Boards of School Trustees to provide for the continuation or establishment of units, facilities and curricula and the placement of pupils therein so as to assure the best practical educational curriculum and environment for the individual pupils consistent with the educational progress of others and the paramount function of the State's police power to assure social order, goodwill and the public welfare; to establish the right of parents or guardians to withdraw children from public schools under certain conditions; to provide for appeals from the decisions of such Boards in certain cases; and declaring an emergency." The bill was read third time and was passed.

Mr. Kennard moved to reconsider the vote by which H. B. No. 70 was passed and to table the motion to reconsider.

The motion to table prevailed.

HOUSE BILL NO. 231 ON THIRD READING

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

H. B. No. 231, A bill to be entitled "An Act to declare the public policy of the State of Texas with respect to urban renewal agencies to exercise powers hereunder if such city determines it to be in the public interest; to authorize public bodies to furnish funds, services, facilities and property in aid of urban renewal projects hereunder; to authorize such cities to obtain funds therefor by the issuance of obligations, by taxation or otherwise; to provide that property of, and securities issued by such cities or by such urban renewal agencies, shall be exempt from taxation and from execution; to authorize cities to cause the repair, closing and demolition of dwellings unfit for human habitation; and to declare an emergency." The bill was read third time and was passed.

Mr. Kennard moved to reconsider the vote by which H. B. No. 70 was passed and to table the motion to reconsider.

The motion to table prevailed.
April 17, 1957  

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Yeas—96
Nays—37

- Yeas—96
- Nays—37

The motion to table prevailed.
The motion to reconsider the vote by which H. B. No. 231 was passed and to table the motion to reconsider.

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

| Anderson   |       |
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| Bishop     |       |
| Bishop     |       |
| Bivins     |       |
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| Huebner    |       |
| Huffman    |       |
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| Hughes of Grayson | Springer |
| Hutchins   |       |
| Johnson    |       |
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| Hale       |       |
| Holcomb    |       |
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| Issac, Miss|       |
| Jamison    |       |
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| Russell    |       |
| Sanders    |       |
| Schwarts   |       |
| Seeligton  |       |
| Sheridan   |       |
| Sheridan   |       |
| Spilman    |       |
| Scrivland  |       |

- Yeas—96
- Nays—37

The Chair laid before the House, on its third reading and final passage, H. B. No. 231, a bill to be entitled "An Act exempting from compulsory attendance at integrated schools, amending Article 238, Texas Penal Code, 1925, and Article 2393, Revised Civil Statutes of Texas, 1925, and declaring an emergency."

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

- Yeas—96
- Nays—37
Miss Duff moved to reconsider the vote by which H. B. No. 232 was passed and to table the motion to reconsider.

The motion to table prevailed.

On motion of Mr. Chapman and by unanimous consent of the House, the Capitol of House Bill No. 232 was ordered amended to conform with the body of the bill.

**HOUSE BILL NO. 233 ON THIRD READING**

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

H. B. No. 233, A bill to be entitled "An Act requiring that public schools shall be designated by the local Board of Trustees as either "white", "negro", or "integrated" and requiring students to be assigned tentatively to the school provided for the race upon enrollment each year; regulating certain transfers and providing that no student be denied transfer from one school to another because of race or color; and declaring an emergency."

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

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Year—96

- Anderson
- Duff, Miss
- Armor
- Dugas
- Baker
- Ballman
- Dungan
- Balman
- Elbert
- Bishop
- Fereil
- Blanchard
- Ford
- Boyson
- Glass
- Braheare
- Green
- Bryan
- Heady
- Bullock
- Hedin
- Burket
- Hollowwell
- Byrd
- Holman
- Chapman
- Hooks
- Cline
- Hueanner
- Cloud
- Huffman
- Cotten
- Hughes of Grayson
- Cowen
- Hughes of Dallas
- Cox
- Hutchins
- Crosthwaite
- Jackson
- Day
- Johnson
- Dewey
- Joseph
Mr. Parcell moved to reconsider the vote by which H. B. No. 233 was passed and to table the motion to reconsider.

The motion to table prevailed.

On motion of Mr. Chapman and by unanimous consent of the House, the Caption of House Bill No. 233 was ordered amended to conform with the body of the bill.

HOUSE BILL NO. 233 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 233, A bill to be entitled "An Act providing grants for educational purposes to the children of school age who are withdrawing from or withheld from public schools due to there being no separate public school provided for children of that race in the district of residence of such child, and no transfer arrangement offered to some adjoining district where a separate school for that race is provided; restricting expenditures of such grants to segregated nonsectarian private schools meeting prescribed minimum standards; prescribing penalties for violation and declaring an emergency."

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

Year—63

Anderson Parcell
Armor Furd
Baker Glass
Bishop Green
Blanchard Harrington
Buesse Healy
Braunbeir Heflin
Bryan Holswell
Bullock Holman
Burkett Hooks
Byrd Huston
Chapman Huffman
Cloud Hufve
Cotten Hughes of Grayson
Cowen Hughes of Dallas
Cox Hutchins
Crostwait Jackson
Day Johnson
Duff, Miss Joseph
Dungan Koliba
Ehrle Kurleb
Elliott Lee

Absent—54

Bowers Kilpatrick
Brietow Moore of Tarrant
Elbie Oliver
Harrington Pipkin
Kelly

Absent—Excused

Atwell Kennedy
Cole Sandahl
Mr. Mays moved to reconsider the vote by which H. B. No. 236 was passed and to table the motion to reconsider.

The motion to table prevailed.

On motion of Mr. Chapman and by unanimous consent of the House, the caption of House Bill No. 236 was ordered amended to conform with the body of the bill.

### HOUSE BILL NO. 236 ON THIRD READING

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

"An Act authorizing and directing the Attorney General of Texas to defend certain litigation and pay the court costs, if any, incurred therein, and declaring an emergency."

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

<table>
<thead>
<tr>
<th>Yeas</th>
<th>107</th>
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</thead>
</table>

Mr. Mays moved to reconsider the vote by which H. B. No. 236 was passed and to table the motion to reconsider.

The motion to table prevailed.

On motion of Mr. Chapman and by unanimous consent of the House, the caption of House Bill No. 236 was ordered amended to conform with the body of the bill.
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<thead>
<tr>
<th>Parsons</th>
<th>Pool</th>
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<th>Puckett</th>
<th>Ramsey</th>
<th>Roberta</th>
<th>Russell</th>
<th>Saadi</th>
<th>Sanders</th>
<th>Schram</th>
<th>Schwarts of Galveston</th>
<th>Schwarts of Washington</th>
<th>Beedigton</th>
<th>Shackleford</th>
<th>Shannon of Erath</th>
<th>Shannon of Tarrant</th>
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<th>Sheirll</th>
<th>Slack</th>
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</table>

Mr. Sadler moved to reconsider the vote by which H. B. No. 236 was passed and to table the motion to reconsider. The motion to table prevailed.

On motion of Mr. Chapman and by unanimous consent of the House, the Caption of House Bill No. 236 was ordered amended to conform with the body of the bill.

The bill was read third time.

Mr. Chairman moved that the caption of House Bill No. 239 be ordered amended to conform with the body of the bill. The motion prevailed by a two-thirds vote.

House Bill No. 239 was then passed by the following vote:

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<tr>
<th>Anderson</th>
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<th>Cartwright</th>
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<th>Dobson</th>
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</table>

Mr. Sadler moved to reconsider the vote by which H. B. No. 236 was passed and to table the motion to reconsider. The motion to table prevailed.

On motion of Mr. Chapman and by unanimous consent of the House, the Caption of House Bill No. 236 was ordered amended to conform with the body of the bill.

The bill was read third time.

Mr. Chairman moved that the caption of House Bill No. 239 be ordered amended to conform with the body of the bill. The motion prevailed by a two-thirds vote.

House Bill No. 239 was then passed by the following vote:

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<tr>
<th>Anderson</th>
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</table>

Mr. Sadler moved to reconsider the vote by which H. B. No. 236 was passed and to table the motion to reconsider. The motion to table prevailed.

On motion of Mr. Chapman and by unanimous consent of the House, the Caption of House Bill No. 236 was ordered amended to conform with the body of the bill.

The bill was read third time.

Mr. Chairman moved that the caption of House Bill No. 239 be ordered amended to conform with the body of the bill. The motion prevailed by a two-thirds vote.

House Bill No. 239 was then passed by the following vote:

<table>
<thead>
<tr>
<th>Anderson</th>
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<th>Cartwright</th>
<th>Celis</th>
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</tbody>
</table>
Mr. Chapman moved to reconsider the vote by which H. B. No. 239 was passed and to table the motion to reconsider.

The motion to table prevailed.

**REASON FOR VOTE**

My reason for voting against House Bills 231, 233, 235 and 239 was that in my opinion, all the bills are unconstitutional and my oath of office prohibits me in my own belief from voting for any of the bills.

**OBIE JONES.**

**MEETING OF COMMITTEES**

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

There was no objection offered.

Mr. White asked unanimous consent of the House that the Committee on Judicial Districts be permitted to meet at this time.

There was no objection offered.

**HOUSE BILL NO. 289 ON THIRD READING**

The Chair laid before the House, on its third reading and final passage, H. B. No. 289. A bill to be entitled "An Act authorizing the Commissioners Courts to regulate the construction of roads or streets in subdivisions situated outside of the boundaries of incorporated towns or cities in counties having a population of not less than forty thousand (40,000) and not more than one hundred eighty-nine thousand, nine hundred ninety-nine (189,999), according to the last preceding or any future census."
Federal Census; authorizing such courts to require a minimum right-of-way for such roads or streets; authorizing such courts to promulgate reasonable specifications for the construction of such roads or streets and drainage of such roads or streets; authorizing such courts to require a bond for the proper construction and maintenance of such roads or streets to be filed with maps or plats of such subdivisions; authorizing such courts to refuse to approve or authorize maps or plats of such subdivisions upon failure to comply with the provisions of this Act; repealing all laws or parts of laws in conflict with the provisions of this Act; providing a saving clause; and declaring an emergency.

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

Yeas—84

Nays—34

Thurmond—Wilson of Potter
Turner—Winfree
Turner—Woflson
Watson—Woodley
Welch—Yeak
Whit—Zbranek

Present—Not Voting

Baines—Crosthwait
Biancardi—Hughes of Dallas

Absent

Bowers—Oliver
Bristow—Phipps
Bryan—Pool
de la Garza—Sadler
Ellis—Saul
Ford—Saunders
Green—Slat
Isaacs—Miss Simpson
Jamison—Walling
Killpatrick—Wilson of Young
Moore of Tarrant

Absent—Excused

Atwell—Kennedy
Cole—Sandahl

Mr. Dupas moved to reconsider the vote by which H. B. No. 289 was passed and to table the motion to reconsider.

The motion to table prevailed.

On motion of Mr. Dupas and by unanimous consent of the House the Caption of House Bill No. 289 was ordered amended to conform with the body of the bill.
MESSAGE FROM THE SENATE

Austin, Texas, April 17, 1957
Hon. Waggett 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. 325, Authorizing the Public Safety Commission to reorganize and consolidate the various divisions and positions in the interest of economy and efficiency, and declaring an emergency. (With Amendment).

The Senate has concurred in House Amendment to S. B. 325 by the following vote: Yeas 22, Nays 2, 1 present not voting.

The Senate has concurred in House Amendment to S. B. 272 by the following vote: Yeas 30, Nays 0.

Respectfully,
CHARLES SCHNABEL,
Secretary of the Senate.

INTRODUCTION OF HOUSE BILLS

Mr. Latimer asked unanimous consent of the House to introduce at this time and have placed on first reading, H. B. No. 959.

There was no objection offered and it was so ordered.

Mr. Murray asked unanimous consent of the House to introduce at this time and have placed on first reading, H. B. No. 959.

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 before the House read severally first time and referred to the appropriate Committees, as follows:

S. B. No. 24 to the Committee on Judiciary.
S. B. No. 151 to the Committee on Insurance.
S. B. No. 285 to the Committee on Counties.
S. B. No. 305 to the Committee on Motor Traffic.
S. B. No. 306 to the Committee on School Districts.
S. B. No. 407 to the Committee on Labor.
S. B. No. 450 to the Committee on State Hospitals and Special Schools.

ADJOURNMENT

Mr. Dewey moved that the House adjourn until 10:00 o'clock a.m. next Tuesday.

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

Mr. Blanchard moved that the House adjourn until 1:00 p.m. next Tuesday.

A record vote was requested on the motion to adjourn until 10:00 o'clock a.m. next Tuesday.

The motion was lost by the following vote:

Yeas 30, Nays 0.

A record vote was requested on the motion to adjourn until 1:00 p.m. next Tuesday.

The motion was lost by the following vote:

Yeas 55

Armor
Bailman
Bass
Ball
Boyeen
Bristow
Byrd
Cline
Cloud
Cory
Cox
Dewey
Duff, Miss
Dungan
Ellis
Farrell
Glasing
Green
Harrington
Hofman
Holstein
Huebner
Hufford
Jackson
Joseph
Kennard
Korich

Koehlmann
Latimer
McCoppin
McDonald
McGregor
McLennan
McIlhenny
Mann
Matthew
Myatt
Osborn
Roberts
Russell
Sanderson
Shannon of Erath
Shaw
Sherrill
Smith of Jefferson
Spillman
Springer
Stewart
Talasek
Thurmond
Turman
Welch
Winfree

Anderson of McLennan
Baker
Bartram
Bishop

Yeas-77
Nays-77
April 17, 1957  

**HOUSE JOURNAL**

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<thead>
<tr>
<th>Yeas-53</th>
<th>Nay-77</th>
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<td>Allen</td>
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<td>McCoppin</td>
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<td>Beal</td>
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<td>Blaine</td>
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<td>Cowen</td>
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<td>Dewey</td>
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<td>Duff, Miss</td>
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<td>Kotnech</td>
<td>Winslow</td>
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<td>Kolnans</td>
<td>Woolsey</td>
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**Present—Not Voting**

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<th>Schram</th>
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<td>Bowers</td>
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<td>Conley</td>
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<td>Hughes of Dallas</td>
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<td>Issacs, Miss</td>
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<td>Murray</td>
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<td>Oliver</td>
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<td>Pipkin</td>
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<td>Pool</td>
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**Absent—Excused**

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A record vote was requested on the motion to adjourn until 10:30 o'clock a. m. next Tuesday.

The motion was lost by the following vote:
A record vote was requested on the motion to adjourn until 1:00 o'clock p.m. next Tuesday.

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

"Our Father who knoweth all things, we pray as these men and women go their way home, to be with their loved ones, grant to them wisdom and determination to drive safely, on the highways and get home with their body and car as they were when they left Austin. Thou hast said "Try Me trust Me, and see if I will not open the windows of heaven and pour you out a blessing which you shall not be able to contain. May they have a Happy Easter. In His powerful Name we pray—Amen."

The motion to adjourn until 1:00 o'clock p.m. next Tuesday prevailed by the following vote:

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<th>Yea</th>
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<td>Ford</td>
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<td>Foreman</td>
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<td>of El Paso</td>
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<td>Moore of Harris</td>
<td>Watson</td>
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The House accordingly, at 3:40 o'clock p.m., adjourned until 1:00 o'clock p.m. next Tuesday, April 23.

APPENDIX

STANDING COMMITTEE REPORTS

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


Rules: H. C. R. No. 52.

School Districts: H. B. No. 917.

State Hospitals and Special Schools: H. B. No. 906 and S. B. No. 450.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, April 16, 1957

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 289, A bill to be entitled "An Act requiring the filing of subdivision plats and the recording of same and authorizing the Commissioners Court of any county having a population not more than one hundred thousand (100,000), according to the last preceding Federal Census, to regulate the construction of roads or streets in subdivisions situated outside the bounds of incorporated towns or cities, authorizing such Court to require minimum right of way for such roads or streets and to require minimum roadway; authorizing such Courts to promulgate reasonable specifications for the construction of such roads or streets and drainage of such roads or streets; authorizing such Courts to require a bond for the proper construction of such roads or streets; authorizing such Courts to refuse to approve or authorize maps or plats of subdivisions upon failure to comply with the provisions of this Act; repealing all laws or parts of laws in conflict herewith: providing a saving clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

Austin, Texas, April 16, 1957

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 212, A bill to be entitled "An Act providing for a universal jury wheel in each county regardless of population, or number of district courts holding session therein; amending Article 2094, Vernon's Annotated Civil Statutes, et seq.; and repealing all laws, parts of laws and rules of practice in conflict herewith; containing a saving clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

Austin, Texas, April 16, 1957

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 430, A bill to be entitled "An Act amending Chapter 401, Acts of the Fifty-second Legislature, Regular Session, 1951, codified in Vernon's Civil Statutes, providing additional compensation for deputy sheriffs so as to make its provisions applicable to deputies,
Hon. Waggoner Carr, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 79, A bill to be entitled "An Act relating to rehabilitation of slums and blighted areas in cities of the State of Texas; providing for a law to effectuate city slum rehabilitation to be called "Urban Renewal Law" and providing for its application; authorizing cities to plan and carry out city slum rehabilitation; granting cities power to effectuate city slum rehabilitation and making provisions as to their exercise of such power; prescribing regulations that cities must follow in effectuating the purposes of this Act; providing for financing of such rehabilitation programs; providing for acquisition, by purchase, condemnation or other procedures, and disposal of land necessary for rehabilitation; providing the city, urban renewal agency or other public body shall bear the expenses of any relocation of facilities necessitated by the provisions of this Act; authorizing cities to work in conjunction with and encourage private enterprise to effectuate such rehabilitation and to work with other public bodies; providing that property owned by cities for purposes of this Act are exempt from taxes, levy and sale by execution; making other provisions relating to the rehabilitation of such slums and blighted areas; providing a severability clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

Austin, Texas, April 16, 1957

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 498, A bill to be entitled "An Act to amend Article 5115, Revised Civil Statutes of Texas, 1925, as last amended by Acts of the Fifty-fourth Legislature, Chapter 228, Section 2, by providing certain additional exemptions from jury service; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

Austin, Texas, April 16, 1957

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 375, A bill to be entitled "An Act relating to gifts of securities and money to minors and to make uniform the law with reference thereto; citing the Act as the "Texas Uniform Gifts to Minors Act"; providing a savings clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

Austin, Texas, April 16, 1957

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 448, A bill to be entitled "An Act to amend Article 5116, Revised Civil Statutes of 1925, requiring Commissioners Courts to provide sub-
April 17, 1957  

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 541, A bill to be entitled

"An Act concerning traffic signs, authorizing the State Highway Department and local authorities in their respective jurisdiction, to erect yield right-of-way signs for intersections of highways and streets; providing for a penalty for violating such signs; repealing all laws or parts of laws in conflict; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.  

HERMAN YEZAK, Chairman.  

Austin, Texas, April 16, 1957

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 541, A bill to be entitled

"An Act amending Chapter V, Title 16, of the Texas Banking Code of 1943, by adding thereto a new Article authorizing banks to own or lease land in the vicinity of such bank as an automobile parking area exclusively or predominantly for the use of its customers and employees, providing that such land shall not be used for any other purposes; providing that such real estate shall become a part of the bank’s domicile and shall be subject to the provisions of Article 1, Chapter V, Title 16 of The Texas Banking Code of 1943; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.
H. C. R. No. 47, Granting permission to James Leslie Joyner and wife, Mary Louise Reeves Joyner, to sue the State of Texas and the State Highway Department.

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

Austin, Texas, April 16, 1957

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. C. R. No. 43, Dedicated and granting to the City of Austin certain tracts of land.

Has carefully compared same and finds it correctly engrossed.

HERMAN YEZAK, Chairman.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, April 17, 1957

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 162, An Act amending Section 2 of Senate Bill No. 36, page 544, Acts, Regular Session, Forty-sixth Legislature, 1939, as amended by House Bill No. 611, being Chapter 562, page 914, General and Special Laws of the State of Texas, Forty-seventh Legislature, Regular Session, 1941, and being certified in Vernon’s Texas Civil Statutes as Section 2 of Article 696c by adding a new subsection to be known as Subsection (1)a; changing the title of the office of “Executive Director” created in Section 2 of this Act to “Commissioner of Public Welfare”; defining duties; and providing a repealing clause; a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SCHRAM, Acting Chairman.

Austin, Texas, April 17, 1957

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 220, An Act conferring upon the Game and Fish Commission regulatory authority over wildlife resources in Denton, Falls, Freestone, and Limestone Counties; amending Section 1 of Chapter 135, Acts of the Fifty-second Legislature, 1951, as amended, so as to make that Act applicable to Denton, Falls, Freestone, and Limestone Counties, and further amending the said Chapter 135 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.

Has carefully compared same and finds it correctly enrolled.

SCHRAM, Acting Chairman.

Austin, Texas, April 17, 1957

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 434, An Act authorizing the State Department of Health to arrange planning assistance for municipalities of twenty-five thousand (25,000) population or less, and to accept grants therefor under the provisions of the Federal Housing Act of 1954 or from other sources; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SCHRAM, Acting Chairman.

Austin, Texas, April 17, 1957

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 441, An Act granting to teachers and auxiliary employees who waived membership in or have withdrawn deposits from the Teacher Retirement System of Texas the privilege of receiving full former service credit toward retirement upon compliance with certain conditions; provided membership in either the Teacher Retirement System or State Employees Retirement System would qualify individuals depositing funds in either of the two Systems as provided in this Act;
amending Section 4, Subsection 5 of Chapter 470, Acts of the Forty-fifth Legislature, as amended; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SCHRAM, Acting Chairman.

Austin, Texas, April 17, 1957

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 449, An Act granting to State employees who terminated membership in the Employees Retirement System of Texas prior to the effective date of this Act and withdrew their accumulated deposits, the privilege of redepositing such funds and receiving credit for prior service, under certain conditions and limitations; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SCHRAM, Acting Chairman.

Austin, Texas, April 17, 1957

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 641, An Act relating to the issuance of tax bonds of the District and containing provisions relating to the powers and duties of the Commissioners Court of Harris County and of said Board relating to said bonds and the issuance thereof and containing other provisions relating thereto; authorizing the levy, assessment, and collection of an annual tax for the maintenance, operation, and upkeep of the District and its facilities, properties, and improvements, and containing provisions relating thereto; containing a finding of benefit; authorizing the issuance of bonds of the District to refund bonds of the District which have hereof been voted and containing provisions relating thereto; providing that this Act shall be cumulative of other laws and shall be liberally construed, and that nothing herein shall be construed to amend, repeal, or affect the law relating to pilots, pilotage, their appointment, or remuneration; validating said District, all acts and governmental proceedings of said Board and other officials of the District, all acts and governmental proceedings of the Commissioners Court of Harris County relating to said District, the boundaries of said District, all bonds hereof voted and issued and all elections hereof held for the issuance of bonds, and the election held in said District January 31, 1957, at which Seven Million Dollars ($7,000,000) bonds of the District were authorized, and all proceedings relating to said election, and providing that such validation provisions shall have no application to litigation pending upon the effective date of this Act; providing a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SCHRAM, Acting Chairman.

SENT TO THE GOVERNOR

April 17, 1957

H. B. No. 162.

H. B. No. 220.

H. B. No. 434.

H. B. No. 441.

H. B. No. 449.

H. B. No. 641.
Mr. Ballman offered the following resolution:

H. S. R. No. 385, In Memory of Mrs. Earl R. Johnson.

Whereas, On April 8, 1957, the City of Canadian and the State of Texas lost an esteemed citizen in the passing of Mrs. Earl R. Johnson; and

Whereas, She was a member of the Order of the Eastern Star, and of the First Presbyterian Church; and

Whereas, She is survived by her husband, Earl R. Johnson of Canadian; one daughter, Mrs. Haskell Taylor of Lubbock; two grandchildren, Grant and Cynthia Ann Taylor, also of Lubbock; and three sisters, Mrs. Sarah Doyle of Littleton, Arkansas; Mrs. Arch Ellis and Mrs. Paul Trenfield, both of Higgins; and

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

Resolved, That the Texas House of Representatives adjourns this day in memory of Mrs. Earl R. Johnson (Jennie Frances Ray) and that a page in the House Journal be set aside as a tribute to her.

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

Mr. George L. Noble

Mr. Richardson offered the following resolution:

H. R. No. 237, In Memory of George L. Noble.

Whereas, on April 11, 1957, Almighty, in His infinite wisdom, called Mr. George L. Noble to His eternal reward; and

Whereas, The City of Uvalde and the State of Texas lost a beloved citizen in the passing of George L. Noble at the age of eighty-eight; and

Whereas, Mr. Noble was born in Lawrence, Kansas, and received his education in the public schools of Kansas and Texas and at the University of Lawrence. He began work as a railway clerk with the Texas and Pacific Railroad on April 20, 1886, advancing to vice-president and general manager at Dallas. He became connected with the International and Great Northern on May 25, 1887, later being made assistant general manager with headquarters in Palestine, Texas. He continued in this career until moving to Houston and joining the Texas Company in 1908. Promotions led him to the vice-presidency, and in 1921 the Texas Company transferred him to New York as vice president of railroad sales. He returned to Houston in 1923 and remained there until his retirement. Upon retiring, he and Mrs. Noble moved to Montell to live and later to Palestine. For the past several years Mr. Noble has lived in Uvalde; and

Whereas, He is survived by three sons, George L. Noble, Jr., Lawrence Noble and Jack Noble, and two daughters, Mrs. Jim Rhett and Mrs. Eloma Noble Gray, and eight grandchildren, and one great-grandchild; and

Whereas, The House of Representatives of the Fifty-fifth Legislature wishes to recognize and pay tribute to this worthy citizen for his outstanding accomplishments and his useful and productive life; now, therefore, be it

Resolved, That a copy of this Resolution be sent to Mrs. Jim Rhett of Arlington, Texas, and Mr. Jack Noble of Montell, Texas, and that when the House adjourns this day it do so in grateful memory of George L. Noble.

The Resolution was unanimously adopted by a rising vote.