HOUSE BILLS, HISTORY OF, IN THE HOUSE

[Note: First number following subject indicates page where introduced. For other signers see where the bill was read first time and see also "Bills and Resolutions, Additional Signers."]

1. By Mr. Pool: Providing for the regulation of the practice of ophthalmic dispensing; authorizing the licensing of qualified ophthalmic dispensers; etc., 98.—Read first time, referred to the Committee on Public Health, 98.

2. By Mr. Wilson of Potter: Relative to amending Section 4 of Article 5 of H. R. No. 99, Acts, 47th Legislature, Regular Session, Chapter 173, Page 545, as amended, so as to change the qualifications of applicants for the issuance of drivers licenses and to make certain provisions relating thereto, 99.—Read first time, referred to the Committee on Motor Traffic, 99.—Reported favorably, 766.—Read second time, postponed, 796.—Taken up, 957.—Passed to engrossment, 959.—Reported enrolled, 1054.

3. By Mr. Gluslng: Relative to establishing standards of conduct for officers and employees of state agencies, legislators and legislative employees in the area of possible conflict between their private interests and official duties, 99.—Read first time, referred to the Committee on State Affairs, 99.—Reported favorably, 942.—Read second time, postponed, 1009.—Taken up, 1084, 1206.—Points of order raised, 1206, 1207.—Considered, 1209.—Motion to postpone, tabled, 1211.—Point of order raised, 1211.—Passed to engrossment, 1213.—Motion to place on third reading, lost, 1215.—Vote recorded, 1247.—Read third time, 1266.—Points of order raised, 1267.—Passed, 1252.—Reported engrossed, 1256.—Returned from the Senate, 1550.—Signed, 1744.—Reported enrolled, 1779.—Sent to the Governor, 1782.

4. By Mr. Pool: Relative to amending Section 177 of the Election Code of the State of Texas (Article 12.02 of Vernon’s Texas Election Code); providing the manner of filling vacancies in the offices of United States Senator and Congressman-at-Large, 99.—Read first time, referred to the Committee on State Affairs, 99.—Reported favorably, 209.—Read second time, 246.—Set as a special order, 244.—Passed to engrossment, 287.—Caption ordered amended, 288.—Reported engrossed, 294.—Read third time, 312.—Passed, 314.—Vote recorded, 315.—Returned from Senate, 2124.—Taken up, 2123.—House concurred in Senate amendments, 2124.—Text of Senate amendments, 2126.—Signed, 2320.—Reported enrolled, 2382.—Sent to the Governor, 2383.

5. By Mr. Spilman: Revising the Employer’s Liability and Workman’s Compensation Insurance Laws of the State of Texas by amending and adding to certain sections of Article 1206, 1206a, 1207 and 1209, Revised Civil Statutes of 1925, as amended, etc., 99.—Read first time, referred to the Committee on State Affairs, 100.

6. By Mr. Sanders: Relating to the hospitalization, commitment, care, observation and treatment of the mentally ill, including persons of unsound mind, and their status, imposing certain responsibilities upon the Board for Texas State Hospitals and Special Schools; etc., 100.—Read first time, referred to the Committee on Public Health, 100.—Reported favorably, 659.—Read second time, 665.—Passed to engrossment, 668.—Passed to third time, 669.—Reported enrolled, 731.—Returned from the Senate, 2132.—House concurred in Senate amendments, 2314.—Text of Senate...
7. By Mr. Stewart: Relating to ad-
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8. By Mr. Turman: Relative to im-
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9. By Mr. Moore of Tarrant: Rela-
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10. By Mr. Ehrmann: Concerning
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11. By Mr. Hughes of Dallas: De-
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12. By Mr. Elliott: Revising certain
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penation Insurance Laws of the
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13. By Mr. Korioth: Relating to the fixing of a maximum rate, or ceiling, on all charges that may be assessed and received by all those, except such as are exempt by this Act, who make loans, as defined in this Act, with an original loan principal of five hundred dollars or less, etc., 151.—Read first time, referred to the Committee on Judiciary, 152.—Reported favorably, 156.—Point of order raised, 154.—Recommitted to Committee on State Affairs, 154.—Motion to instruct committee to report immediately, lost, 2003.—Vote recorded, 2007.

14. By Mr. Baker: Relative to amending Article 187, Revised Civil Statutes of Texas, 1925, so as to change the location of the Court of Civil Appeals for the First Supreme Judicial District from the City of Galveston to the City of Houston and making provision for suitable rooms for such Court and for the Justices thereof: 102.—Read first time, referred to the Committee on Judiciary, 102.—Reported favorably, 420.—Read second time, postponed, 533.—Taken up, postponed, 688.—Passed to engrossment, 854.—Read third time, passed, 865.—Reported engrossed, 865.—Read second time, set as a Special Order, 856.—Taken up, 856.—Passed to engrossment, 857.—Motion to place on third reading, lost, 857.—Caption ordered amended, 858.—Read third time, passed, 866.—Reported engrossed, 824.

15. By Mr. Corry: Providing for the rehabilitation of alcoholics, prescribing the powers and duties of the Texas Commission on Alcoholism in connection therewith; providing for the establishment of a rehabilitation center; etc., 102.—Read first time, referred to the Committee on Appropriations, 103.

16. By Mr. McElhany: Relative to the regulation of the manufacture, sale, offering for sale, exposing for sale, and distribution for sale of commercial feed as defined in this Act in this State; etc., 103.—Read first time, referred to the Committee on Agriculture, 103.—Reported favorably, 249.—Read second time, 289.—Passed to engrossment, 290.—Read third time, passed, 291.—Caption ordered amended, 291.—Reason for vote, 292.—Reported engrossed, 292.

17. By Mr. Schwartz of Galveston: Concerning the profession of psychology, requiring certification of psychologists, establishing the State Board of Examiners of Psychologists, 103.—Read first time, referred to the Committee on Public Health, 103.—Reported favorably, 655.—Read second time, set as a Special Order, 686.—Taken up, 686.—Passed to engrossment, 837.—Motion to place on third reading, lost, 837.—Caption ordered amended, 838.—Read third time, passed, 866.—Reported engrossed, 824.

18. By Mr. Anderman: Relative to the regulation of the operation of motor vehicles; amending Section 6 of Chapter 42, Acts of the 41st Legislature, Second Called Session, as amended; etc., 103.—Read first time, referred to the Committee on Highways and Roads, 103.—Reported favorably, 1067.—Read second time, 1331.—Taken up, 1347.—Caption ordered amended, 1349.—Passed to engrossment, 1349.—H. C. R. No. 83, requesting return of from Senate, 1326.—Reported engrossed, 1331.—Taken up, 1321.—Read third time, passed, 1322.—Reason for vote, 1322.—Returned from the Senate, 1327.—House referred to Committee on Appropriations, 1327.—Returned to Committee on Appropriations, 1327.—Senate Conference appointed, 1362.—House Conference appointed, 1369.—Senate requests adoption of Conference Committee Report, 1362.—Conference Committee Report submitted, 1369.—Motion to adopt Conference Committee Report lost, 1369.

19. By Mr. Jones: Relative to making an appropriation for an increase in salaries and wages of State officials and employees for the remainder of this fiscal year ending August 31, 1957, supplementing the appropriations provided for in Articles I, II, III, and V of Chapter 519, Acts, 24th Legislature, making certain exceptions to such salary increases; etc., 103.—
20. By Mr. Hale: Relative to amending the Workmen's Compensation Laws of the State; amending Article 8306 and Article 8309, Revised Civil Statutes of Texas of 1925, as amended increasing the maximum weekly compensation payable to injured employees to Thirty five Dollars and increasing the minimum weekly compensation to Thirteen Dollars; etc., 105.—Read first time, referred to the Committee on State Affairs, 104.

21. By Mr. Shackelford: Relative to amending Section 21 of Acts of 1941, 47th Legislature, page 662, so as to provide minimum old age assistance of fifty dollars per month to each recipient, 104.—Read first time, referred to the Committee on Appropriations, 104.

22. By Mr. Sheridan: Relative to making it unlawful to charge, contract for or collect usurious interest; defining words and terms; etc., 104.—Read first time, referred to the Committee on Judiciary, 104.

23. By Mr. Day: Relative to increasing the compensation of the County Road Engineer; and to provide for the method of purchasing equipment, materials and supplies for the county road and bridge department and the approval and payment of claims thereof, 104.—Read first time, referred to the Committee on Counties, 104.

24. By Mr. Shannon of Erath: Relative to providing for a four-year college at Tarleton State College; prescribing courses of study; etc., 104.—Read first time, referred to the Committee on State Affairs, 104.—Reported favorably, 2163.—Set as a special order, 2466.—Read second time, passed to engrossment, 2482.—Read third time, passed, 2483.—Reported engrossed, 2665.

25. By Mr. Talasek: Defining cost basis of merchandise offered for sale; prohibiting the advertising, offering for sale or the selling of merchandise below cost where the quantities thereof that could be bought by any willing purchaser are limited; providing remedies for violations thereof; etc., 104.—Read first time, referred to the Committee on State Affairs, 104.

26. By Mr. Walling: Relative to creating the Texas Stream Pollution Control Board and prescribing its composition, method of appointment, authority, powers, duties and responsibilities; defining certain terms; etc., 105.—Read first time, referred to the Committee on State Affairs, 104.—Reported favorably, 3016.

27. By Mr. Talasek: Relative to the regulation of rates for certain casualty insurance including fidelity, safety, and guaranty bonds, and for all other forms of motor vehicle insurance, and to rating organizations; etc., 105.—Read first time, referred to the Committee on Insurance, 105.

28. By Mr. Brashear: Relative to re-districting the 42nd, the 90th and the 91st Judicial Districts of Texas; etc., 105.—Read first time, referred to the Committee on Judicial Districts, 105.—Additional signer, 150.—Reported favorably, 521.—Taken up, 593.—Read second time, passed to engrossment, 594.—Motion to place on third reading, lost, 594.—Taken up, 611.—Read third time, passed, 612.—Reported engrossed, 641.

29. By Mr. Jones: Relative to travel expenses of State officers and employees; amending Article 6823, Revised Civil Statutes of 1925, as amended, so as to increase the transportation allowance for the use of privately owned automobiles on official business; etc., 105.—Read first time, referred to the Committee on Appropriations, 196.

30. By Mr. Forsyth: Relative to prohibiting the sale, offering or exposing for sale of fireworks; providing exceptions, defining fireworks;
31. By Mr. Welch: Relates to amending Subsection (2) of Section 23 of the Uniform Narcotic Drug Act, Chapter 169, Acts of the 45th Legislature, Regular Session, as amended, providing penalties for certain offenses involving minors under 19 years of age; etc., 106.-Read first time, referred to the Committee on Criminal Jurisprudence, 106.-Reported favorably, 944.-Read second time, passed to engrossment, 977.-Point of order raised, 977.-Passed to engrossment, 978.-Reported engrossed, 1061.-Vote recorded, 1062.-Read third time, passed, 1315.-Vote recorded, 1281.

32. By Mr. Huffman: Relates to making it unlawful for employment by the State, any school district, any county, or municipality in the State of Texas of any member of the National Association for the Advancement of Colored People, 106.-Read first time, referred to the Committee on State Affairs, 106.-Reported favorably, 944.-Read second time, 977.-Point of order raised, 977.-Passed to engrossment, 978.-Reported engrossed, 1061.-Vote recorded, 1062.-Read third time, passed, 1315.-Vote recorded, 1281.

33. By Mr. Martin: Relates to amending orders of the Board of Barber Examiners; amending so as to change jurisdiction and venue on such appeals and making other provisions relating thereto, 106.-Read first time, referred to the Committee on Judiciary, 106.-Reported favorably, 944.-Taken up, 986.-Read second time, passed to engrossment, 987.-Read third time, passed, 987.-Reported engrossed, 721.-Returned from the Senate, 2846.-Signed 3035.-Reported enrolled, 3035.-Sent to the Governor, 3035.

34. By Mr. Pipkin: Relates to the construction, acquisition and equipment of buildings and other plant facilities by junior college districts; further defining and clarifying the kinds of buildings and structures which may be constructed; etc., 106.-Read first time, referred to the Committee on Education, 106.-Reported favorably, 389.-Taken up, 444.-Read second time, 441.-Laid on the table subject to call, 441.-Passed to engrossment, 663.-Laid on the table subject to call, 668.

35. By Mr. Schwartz of Galveston: Relates to driving a motor vehicle while intoxicated, providing for certain presumptions which shall arise from the amount of alcohol in the defendant's blood at the time of the alleged offense, as shown by chemical analysis of the defendant's blood, urine; etc., 106.-Read first time, referred to the Committee on Criminal Jurisprudence, 106.-Reported adversely, 869.-Motion to print, lost, 988.

36. By Mr. Hughes of Grayson: Relates to providing increased minimum salaries for firemen and policemen in cities having certain populations; by changing the time within which an election shall be held on a proposed salary increase and by changing the time within which such increase shall be put into effect; etc., 106.-Read first time, referred to the Committee on Municipal and Private Corporations, 107.-Reported favorably, 964.-Read second time, postponed, 1349.-Taken up, 1813.-Motion to postpone, 1818, 1819.-Taken up, postponed, 2148.

37. By Mr. Martin: An Act amending Article 1 of the Texas Liquor Control Act by adding a new section, designated as Section 17b, to require medication of any rum and similar preparations which are sold or offered for sale at retail in this State; making violations a misdemeanor, etc., 107.-Read first time, referred to the Committee on Liquor Regulations, 107.-Reported favorably, 827.-Read second time, passed to engrossment, 866.-Read third time, passed, 866.-Reported engrossed, 925.

38. By Mr. Lee: Defining the duties of public officers in regard to the publication of statements and notices...
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required or authorized by law; providing for forfeiture of salary and removal from office for violation thereof and providing the procedure therefor; etc., 107.—Read first time, referred to the Committee on Judiciary, 107.

39. By Mr. de la Garza: Relating to amending Article 802c of the Penal Code of Texas, as added by Chapter 507, Acts of the 47th Legislature, Regular Session, relating to acts done when driving a vehicle while under the influence of intoxicating liquor, 107.—Read first time, referred to the Committee on Criminal Jurisprudence, 107.—Reported favorably, 869.—Read second time, 961.—Passed to engrossment, 962.—Read third time, passed, 963.—Vote recorded, 968.—Reported engrossed, 1054.

40. By Mr. Huffor: Relates to arbitration; establishing the validity of a written agreement to arbitrate a controversy, establish procedures, including provisions to compel or stay arbitration, appointment of arbitrators; etc., 107.—Read first time, referred to the Committee on Judiciary, 107.

41. By Mr. Seeligson: Relating to the disposition of unclaimed property held or owing by banking organizations; providing for transfer and payment to the State of property presumed to be abandoned, as defined in the Act; etc., 107.—Read first time, referred to the Committee on Banks and Banking, 107.

42. By Mr. Johnson: Relates to regulating the practice of professional engineering in this State; amending Chapter 494, Acts of the 46th Legislature, Regular Session, 1937, which is codified as Article 3271a, in the Revised Civil Statutes of the State of Texas; etc., 107.—Read first time, referred to the Committee on State Affairs, 107.

43. By Mr. Kennedy: Relative to making the provisions of the Insecticide and Fungicide law applicable to household insecticides including any substance or mixture of substances offered for use for preventing, destroying, repelling or mitigating any insects or pests which may infest household goods; etc., 107.—Read first time, referred to the Committee on Public Health, 107.—Reported favorably, 1067.—Read second time, passed to engrossment 1349.—Read third time, passed, 1350.—Returned from the Senate, 2376.—Sent to the Governor, 3078.

44. By Mr. Parish: Relative to providing that the authority of any person, firm or corporation engaged in the business of transporting or distributing gas for public consumption, authority to lay or maintain pipes, mains, conductors and other facilities used for conducting gas through, under, along, across and over all public highways, public roads, public streets and alleys, and public waters within this State, shall be dependent upon the consent of and subject to the direction of the governing body having jurisdiction over such right-of-ways; etc., 108.—Read first time, referred to the Committee on Highways and Roads, 108.

45. By Mr. Bell: Relative to authorizing the recovery of Civil damages due to the malicious or willful damage to or destruction of property by minors, 108.—Read first time, referred to the Committee on Judiciary, 108.—Reported favorably, 1336.—Read second time, passed to engrossment, 2149.—Read third time, passed, 2150.—Caption ordered amended, 2176.—Reported engrossed, 2184.—Returned from the Senate, 2846.—Signed, 3010.—Reported enrolled, 3073.—Sent to the Governor, 3078.

46. By Mr. Talasek: Relating to the issuance of a special license for the operation of a motor scooter or motorized bicycle of five brake horsepower or less, 108.—Read first time, referred to the Committee on Highways and Roads, 108.—Reported favorably, 942.—Read second time, passed to engrossment, 1268.—Read third time, passed, 1269.—Reported engrossed, 1298. Returned from the Senate, 2910.—Signed,
By Mr. Cotten: Amending Section 96 of the Texas Election Code so as to allow a voter who is entitled to assistance to select the person to assist him in preparing his ballot; etc., 109.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 109.—Reported favorably, 389.—Taken up, 407.—Read second time, passed to engrossment, 408.—Read third time, passed, 409.—Reported enrolled, 445.—Returned from the Senate, 525.—Returned to engrossment, 689.—Vote recorded, 689.

By Mr. Cole: Relating to aid to voters; amending Section 96 of the Texas Election Code so as to allow a voter who is entitled to assistance to select the person to assist him in preparing his ballot; etc., 109.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 109.—Reported favorably, 389.—Taken up, 407.—Read second time, passed to engrossment, 408.—Read third time, passed, 409.—Reported enrolled, 445.—Returned from the Senate, 525.—Returned to engrossment, 689.—Vote recorded, 689.
55. By Mr. Patterson: Relative to eliminating the requirements for separate and privy acknowledgement of conveyances by a married woman. 109.—Read first time, referred to the Committee on Judiciary. 109.

56. By Mr. Terrell: Amending Article 7298 of the Revised Civil Statutes of Texas, 1925, as amended, removing limitations as to suits for delinquent taxes by school districts and for personal property taxes. 109.—Read first time, referred to the Committee on Revenue and Taxation. 110.—Reported favorably, 2603.

57. By Mr. Cline: Relative to amending Article 602, Penal Code of Texas, 1925, and adding a new Article to be numbered Article 602-A, so as to define what shall constitute willfully deserting, neglecting or refusing to provide for the support and maintenance of a wife in necessitous circumstances and to define what shall constitute willfully deserting, neglecting or refusing to provide for the support and maintenance of one's child or children under sixteen years of age; etc., 110.—Read first time, referred to the Committee on Criminal Jurisprudence. 110.—Reported favorably, 2624.—Read second time, 2810.—Passed to engrossment, 2810.—Read third time, passed 2811.—Caption ordered amended, 2815.—Reported engrossed, 2898.—Returned from the Senate, 3232.—Signed, 3373.—Reported enrolled, 3413.—Sent to the Governor, 3431.

58. By Mr. Hughes of Grayson: Relative to making findings and declaring policies relating to occupational safety; defining terms of this Act; providing duties of employers as to occupational safety; etc., 111.—Read first time, referred to the Committee on Labor. 111.—Reported favorably, 1873.—Taken up, 2150.—Read second time, 2151.—Passed to engrossment, 2155.—Motion to place on third reading lost, 2154.—Read third time, passed, 2155.—Reported engrossed, 2156.—Vote recorded, 2352.

59. By Mr. White: Relative to authorizing counties to furnish building space for establishing branch crime detection laboratories by the State Department of Public Safety; directing the Department of Public Safety to establish a branch laboratory in El Paso County, Texas, on stated conditions; etc. 110.—Read first time, referred to the Committee on Appropriations. 111.—Reported favorably, 2624.—Read second time, 2810.—Passed to engrossment, 2810.—Read third time, passed 2811.—Caption ordered amended, 2815.—Reported engrossed, 2898.—Passed to engrossment, 2898.—Returned from the Senate, 3232.—Signed, 3373.—Reported enrolled, 3413.—Sent to the Governor, 3431.
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68. By Mr. Elliott: Relative to pro-
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71. By Mr. Johnson: Relative to providing that where a defendant in the course of a criminal action gives a bail bond or enters into a recognizance before any court or person authorized by law to take same, for his personal appearance before a court or magistrate, to answer a charge against him, the bond or recognizance shall be valid and binding upon the defendant and his sureties thereon for the defendant's personal appearance before the court or magistrate designated therein; etc., 114.—Read first time, referred to the Committee on Criminal Jurisprudence, 115.—Additional signers, 199.—Reported favorably, 945.—Read second time, passed to engrossment, 957.—Read third time, passed, 1111.—Caption ordered amended, 1112.—Return from the Senate, 1226.—Reported, 1229.—Reported enrolled, 1230.—Sent to the Governor, 1303.

72. By Mr. Sudderth: Relative to transfer of certain cases in juvenile courts from the jurisdiction of juvenile courts to the jurisdiction of the other courts in this State; providing that certain delinquent children shall be subject to the penal laws and criminal prosecution the same as if they were adults; etc., 115.—Read first time, referred to the Committee on Criminal Jurisprudence, 115.—Additional signers, 199.—Reported favorably, 1704.

73. By Mr. Parish: Relative to providing for the disposition of revenues collected by the Game and Fish Commission from the sale of smart, gravel, sand, shell, and mud-shell; appropriating the revenues, the biennium beginning September 1, 1971; etc., 115.—Passed first time, referred to the Committee on Game and Fisheries, 115.—Reported adversely, 595.

74. By Mr. Strickland: Relative to creating an additional District Court in and for Bexar County to be known as the 15th District Court, a Domestic Relations District Court in and for Bexar County; Providing for appointment by the Governor of a Judge of the 15th District Court in and for Bexar County, etc., 115.—Passed first time, referred to the Committee on Judicial Districts, 116.

75. By Mr. Anderson: Relative to requiring publication of certain information appearing on each application for the purchase of land under the Texas Veterans' Land Act, 116.—Read first time, referred to the Committee on Military and Veterans' Affairs, 116.

76. By Mr. Ferrell: Relative to amending Section 104 of Acts 1947, 50th Legislature, page 967, as amended, by adding thereto a new subsection (d) directing the State Highway Commission to erect signs on state highways to acquaint motorists with the provisions of this section, which relates to the overtaking and passing of school buses, 116.—Read first time, referred to the Committee on Highways and Roads, 116.—Reported favorably, 945.—Read second time, passed to engrossment, 1111.—Read third time, passed, 1112.—Caption ordered amended, 1178.—Return from the Senate, 2499.—Reported, 2499.—Reported enrolled, 2500.—Sent to the Governor, 2510.

77. By Mr. Latimer: Relative to providing for organised driver education for pupils in the public free schools of Texas who have attained a certain age and the inclusion of
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85. By Miss Isaacks: Relative to amending Article 4477a of the Revised Civil Statutes of the State of Texas, as amended, by the Acts of 1951, 52nd Legislature, so as to penalize any official, officials, or officer or officers named therein, for failure to perform any duties required of such official, officials or officer or officers; 118.—Read first time, referred to the Committee on Judiciary, 118.

86. By Mr. Green: Relative to providing for the removal of any official of the State of Texas, or subdivision thereof, who shall refuse to testify on grounds of self-incrimination before any court or other duly authorized governmental agency; etc.; 118.—Read first time, referred to the Committee on State Affairs, 118.

87. By Mr. Schram: Relative to requiring a fishing license of persons who fish, providing for exemptions; providing for a fee for a fishing license; providing for compensation to persons who issue fishing licenses, etc.; 118.—Read first time, referred to the Committee on Game and Fisheries, 118.—Reported favorably, 296.—Read second time, passed to engrossment, 315.—Read third time, passed, 316.—Caption ordered amended, 320.—Reported engrossed, 327.—Returned from the Senate, 747.—Signed, 767.—Reported enrolled, 787.—Sent to the Governor, 789.

88. By Mr. White: Relative to providing for treatment of narcotic drug addicts in state hospitals under the jurisdiction of the Board for Texas State Hospitals and Special Schools; prescribing the conditions and procedures for commitment, admission, and release; 118.—Read first time, referred to the Committee on State Hospitals and Special Schools, 118.—Reported favorably, 849.—Read second time, 1234.—Passed to engrossment, 1235. Read third time, passed, 1236.—Caption ordered amended, 1764.—Reported engrossed, 1766.—Returned from the Senate.

89. By Mr. White: Relative to amending Articles 2481 and 2482 of Vernon's Texas Civil Statutes; relating to dividends and guaranty funds for credit unions; etc.; 118.—Read first time, referred to the Committee on Banks and Banking, 119.—Reported favorably, 964.—Read second time, 2592.—Passed to engrossment, 2694.—Read third time, passed, 2695.—Caption ordered amended, 2695.—Reported engrossed, 2783.—Returned from the Senate, 771.—Signed, 787.—Reported enrolled, 827.—Sent to the Governor, 829.

90. By Mr. Murray: Relating to fishing in Laguna Madre in Cameron County; etc.; 119.—Read first time, referred to the Committee on Game and Fisheries, 119.—Reported favorably, 296.—Read second time, passed to engrossment, 315.—Read third time, passed, 316.—Caption ordered amended, 320.—Reported engrossed, 327.—Returned from the Senate, 761.—Signed, 787.—Reported enrolled, 837.—Sent to the Governor, 829.

91. By Mr. Baker: Relative to adding a new section to H. B. No. 190, Acts of the 46th Legislature, Regular Session, defining offenses of the Hot Check Law, relating to the making, drawing, uttering, or delivering of a check, draft, or order for payment of wages or salaries for personal services without sufficient funds, 119.—Read first time, referred to the Committee on Criminal Jurisprudence, 119.—Reported favorably, 320.—Read second time, 324.—Passed to engrossment, 325.—Read third time, passed, 326.—Caption ordered amended, 327.—Caption ordered amended, 327.—Reported engrossed, 328.—Returned from the Senate, 872.—Signed, 949.—Reported enrolled, 964.—Sent to the Governor, 967.—Vote recorded, 2947.

92. By Mr. Yesak: Relative to limiting the time in which ad valorem taxes may be collected by the State, county, municipality or other de-
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93. By Mr. McDonald: Relating to the construction, acquisition, and operation of automotive parking stations by cities and towns having a population of not less than 90,000 nor more than 300,000 (herein called "Eligible Cities"); etc., 119.——Read first time, referred to the Committee on Municipal and Private Corporations. 120.——Reported favorably, 964.——Taken up, 1494.——Read second time, 1495.——Motion to postpone, 1495.——Passed to engrossment, 1509.—Vote recorded, 1509.—Returned from the Senate, 1509.—Reported engrossed, 1509.——Taken up, 1823.—Read third time, passed, 1824.—Signed, 1824.—Captions ordered amended, 1825.—Read first time, referred to the Committee on State Affairs, 120.

94. By Mr. Winfree: Relative to amending Article 4, Revised Civil Statutes of Texas, 1925, as amended, determining those authorized to celebrate the marriage and solemnizing the marriages of civil union partners; etc., 120.——Read first time, referred to the Committee on Judiciary, 120.——Reported favorably, 420.——Read second time, passed to engrossment, 549.——Read third time, passed, 549.—Reported engrossed, 558.——Returned from the Senate, 2846.—House concurred in report, 2846.—House enrolled, 2846.—Sent to the Governor, 2210.

95. By Mr. Stroman: Relative to making appropriations to pay miscellaneous claims out of the General Revenue Fund, or such other funds as may be designated herein for each item, not otherwise appropriated, and providing that before payment of any claims shall be paid from the funds hereby appropriated, the same shall have the approval of the State Auditor, the State Controller and the Attorney General; etc., 120.——Read first time, referred to the Committee on Claims and Accounts, 120.

96. By Mr. Dewey: Relative to amending Chapter 219, Acts 1947, 50th Legislature, as amended, relating to Workmen's Compensation insurance for certain employees of the Board of Directors of the Agricultural and Mechanical College of Texas, by amending Subsection 2 of Section 2, as amended by Chapter 457, Acts 1949, 51st Legislature, so as to define the term "Workmen"; etc., 120.——Read first time, referred to the Committee on State Affairs, 120.

97. By Mr. Ferrell: Relative to separating and identifying the separate positions held by members of the boards of trustees of independent school districts, including independent school districts controlled by a municipality, and whether created by general or special law in this State, 120.——Read first time, referred to the Committee on School Districts, 120.


99. By Mr. Glass: Relating to the Vocational Nurse Act; amending Section 4, Subdivision (c), by changing the title of "Visiting Secretary" to "Director of Training"; amending Section 4(a) by renumbering as Section 4(a) and by changing the composition of the membership of the Board of Vocational Nurse Examiners, beginning in 1937; etc., 120.——Read first time, referred to the Committee on State Affairs, 120.——Reported favorably, 389.——Read second time, passed to engrossment, 441.——Read third time, passed, 442.—Captions ordered amended, 443.—Reported en-
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106. By Mr. Dewey: Relative to abolishing absentee voting; repealing the following portions of the Election Code of the State of Texas: Section 37, Section 58, Section 7 of Section 79, and Section 6 of Section 107, 121.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 121.

107. By Mr. Dewey: Relative to amending Section 48 of the Election Code of the State of Texas (Article 5.14 of Vernon's Texas Election Code), to require annual exemption certificates for all voters who are exempt from the payment of a poll tax. 122.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 122. —Reported favorably, 564.—Taken up, 1578.—Read second time, 2377. —Failed to pass to engrossment, 2947. —Vote recorded, 2947.

108. By Mr. Green: Relative to amending Article 12.34, V.A.T.S. Election Code, Revised Civil Statutes of Texas, 1925, by adding a provision that representatives of newspapers shall have the right to attend the precinct conventions, the county conventions and the State conventions for the purpose of reporting the proceedings thereof, 122.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 122.—Reported favorably, 669.

109. By Mr. Hughes of Grayson: Relating to the Lobbyist Registration Act, concerning the regulation of persons promoting or opposing the passage of bills or resolutions by the Legislature or Executive approval thereof, repealing Articles 179 through 183, inclusive, of the Penal Code of the State of Texas, 1925, 122.—Read first time, referred to the Committee on State Affairs, 122.

110. By Mr. Sanders: Relative to amending S. B. No. 97, Chapter 66, Acts of the Fifty-fourth Legislature, Regular Session, 1925, so as to clarify and make more certain the laws pertaining to contents, issuance, service, and return of writs, notices, and citations in probate proceedings; to define more clearly the laws applicable to independent executors; etc. 132.—Read first time, referred to the Committee on Judiciary, 122. —Reported favorably, 631.—Read second time, 619.—Passed to engrossment, 631.—Read third time, passed, 633.—Caption ordered amended, 431.—Reported engrossed, 651.—Returned from the Senate, 749.—Signed, 776.—Reported enrolled, 837.—Sent to the Governor, 929.

111. By Mr. Hensley: Relative to amending Article 1146 of the Penal Code of Texas, 1925 Revision, increasing the maximum punishment which may be assessed for simple assault and battery, 122.—Read first time, referred to the Committee on Criminal Jurisprudence, 122.—Reported favorably, 1151.

112. By Mr. Hensley: Relative to amending S. B. No. 168, Acts of the 40th Legislature, Regular Session, 1927, Chapter 274, page 413 (codified as Article 1257-a, Vernon's Texas Penal Code) removing the provision making the suspended sentence act applicable to murder cases, 122.—Read first time, referred to the Committee on Criminal Jurisprudence, 122.

113. By Mr. Hensley: Relative to amending Section 1 of Senate Bill No. 169, Acts of the 40th Legislature, Regular Session, 1927, Chapter 274, page 413 (Article 1257 of the Penal Code of Texas of 1925) increasing the minimum punishment which may be assessed for murder; amending Section 3-a of Senate Bill No. 163, Acts of the 40th Legislature, Regular Session, 1927, Chapter 274, (codified under Article 1257b in Vernon's Texas Penal Code) increasing the maximum punishment which may be assessed for murder when committed without malice aforethought, 122.—Read first time, referred to the Committee on Criminal Jurisprudence, 122.

114. By Mr. Sheridan: Relative to further prescribing the qualifications of directors of Bexar Metropolitan
Water District by providing that each director shall be a resident qualified elector of Bexar County, Texas, and the owner of taxable property within the area comprising the district; etc., 123.—Read first time, referred to the Committee on Conservation and Reclamation, 123. —Reported favorably, 964.—Read second time, laid on the table subject to call, to consider S. B. No. 83 in lieu thereof, 1180.

114. By Mr. Talasek: Relative to authorizing and directing the Board for Texas State Hospitals and Special Schools to set apart surplus real property owned by the various State Hospitals and Special Schools; authorizing the State Building Commission to sell such land; etc., 123. —Read first time, referred to the Committee on State Affairs, 123.

115. By Mr. White: Relative to amending Article 668, Code of Criminal Procedure of the State of Texas; repealing all laws or parts of laws in conflict therewith, regarding separation of jury in felony cases, 123.—Read first time, referred to the Committee on Criminal Jurisprudence, 123.

116. By Mr. Strickland: Relating to pensions of policemen, firemen, and fire-alarm operators, in cities having a population of more than 350,000 and less than 450,000 inhabitants, according to the last preceding federal census; etc., 123.—Read first time, referred to the Committee on Municipal and Private Corporations, 123.

117. By Mr. Welch: Relative to conferring upon the Railroad Commission of Texas regulatory authority over telephone rates and services in rural areas; defining the powers of the Commission and providing for procedures in the administration and enforcement of the Act; etc., 123. —Read first time, referred to the Committee on State Affairs, 123.

118. By Mr. Sandahl: Relative to amending Article III, Section 1, Subdivision (4), paragraph “a” of S. B. No. 116, Chapter 334, Acts of the 51st Legislature, Regular Session, 1949, as amended, to redefine the words “mentally retarded children”, 123.—Read first time, referred to the Committee on Appropriations, 124.

119. By Mr. Green: Relative to amending Article II, Section 1, Subdivision (4), paragraph 14a of S. B. No. 116, Chapter 334, Acts of the 51st Legislature, Regular Session, 1949, as amended, to redefine the words “mentally retarded children”, 124.—Read first time, referred to the Committee on Appropriations, 124.

120. By Mr. White: Concerning the offenses of perjury and false swearing and related offenses; amending Articles 308, 310, and 316, Penal Code of Texas, 1925, so as to change the penalties therein prescribed, 124.—Read first time, referred to the Committee on Criminal Jurisprudence, 124.—Reported adversely with a minority favorable report, 569.—Ordered printed, 578.—Read second time, 578. —Passed to engrossment 580.—Motion to place on third reading, lost, 584.—Caption ordered amended, 589.—Reported engrossed, 589.—Read third time, failed to pass, 588.—Votes recorded, 578.

121. By Mr. Strickland: Relative to repealing Article 5160, Revised Civil Statutes of Texas, 1925, as amended, bond for wages, relating to the requirement of the usual penal bond on public works, etc., and substituting in place thereof a new act; etc., 124.—Read first time, referred to the Committee on Judiciary, 124.

122. By Mr. Strickland: Relative to amending Article 4677 of the Revised Civil Statutes of 1925, to authorize recovery of damages by parents for mental pain
and suffering resulting from death of minor children. Read first time, referred to the Committee on Judiciary. Reported favorably, 865.

125. By Mr. Hosey: Relative to amending Article 46 of the Revised Civil Statutes of 1926, to provide for suits by mothers for damages arising from death of minor children. Read first time, referred to the Committee on Judiciary, 124. Reported favorably, 865.

126. By Mr. Huffman: Relative to authorizing the Board of Directors of the Agricultural and Mechanical College of Texas to acquire by purchase in the names of the State of Texas, for the use and benefit of the Texas Forest Service, and to improve the same, a sufficient quantity of land suitable for the operation thereof of a forest tree seedling nursery in the reforestation program of the Texas Forest Service and for the production of other forest products. Read first time, referred to the Committee on State Affairs. Reported favorably, 2666.

127. By Mr. Hughes of Grayson: Relative to amending Article 13.34 V.A.T.S. Election Code, Revised Civil Statutes of Texas, 1925, by adding a provision that representatives of newspapers, radio and television stations shall have the right to attend the precinct conventions and the State conventions for the purpose of reporting the proceedings thereof. Read first time, referred to the Committee on Privileges, Suffrage and Elections, 125. Reported favorably, 2666.

128. By Mr. Swedig: Relative to prescribing a procedure for the submission of petitions of Home Rule Cities for election of charter commissions and amendment of charters; etc. Read first time, referred to the Committee on Municipal and Private Corporations, 125. Reported favorably, 865. Read second time, passed to engrossment, 719. Read third time, passed, 731. Reported engrossed, 757.

129. By Mr. McIlhany: Relating to the creation and designation of ground water conservation district No. 3, south of the Canadian River, and validating the creation and election confirming said district. Read first time, referred to the Committee on Conservation and Reclamation, 125. Read first time, referred to the Committee on Conservation and Reclamation, 125. Reported favorably, 296. Read second time, passed to engrossment, 719. Read third time, passed, 731. Reported engrossed, 743. Returned from the Senate, 835. Signed, 561. Reported enrolled, 571. Sent to the Governor, 671.

130. By Mr. Hale: Relative to fixing maximum salaries for Justices of the Peace and Constables in certain counties; providing for car allowance. Read first time, referred to the Committee on Counties, 125. Reported favorably, 445. Read second time, passed to engrossment, 655. Motion to place on third reading lost, 655. Reported engrossed 568. Read third time, 669. Passed. Caption ordered amended, 570.

131. By Mr. Hale: Relative to making an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by Sam Sklar, Trustee; etc. Read first time, referred to the Committee on Claims and Accounts, 125. Reported favorably, 445. Read second time, passed to engrossment, 655. Motion to place on third reading lost, 655. Reported engrossed 568. Read third time, 569. Passed. Caption ordered amended, 570.

132. By Mr. Hale: Relative to making an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by the Natural Gas Distributing Corporation; etc. Read first time, referred to the Committee on Claims and Accounts, 125. Reported favorably, 445. Read second time, passed to engrossment, 655. Motion to place on third reading lost, 655. Reported engrossed 568. Read third time, 669. Passed. Caption ordered amended, 570.

133. By Mr. Smith of Hays: Relative to appropriating money for the support of the Judicial, Executive, and Legislative branches of the State Government, and for State aid to designated public junior colleges, for the two-year period beginning September 1, 1957, and ending August 31, 1959; authorizing and prescribing conditions, limitations, rules, and procedures for allocating the
134. By Mr. Hale: Relative to repealing Articles 1295, and 6605, Revised Civil Statutes of Texas, 1925, and amending Articles 1300, 6460, and 6608, Revised Civil Statutes of Texas, 1925, eliminating the requirement for separate and privy acknowledgment of conveyance by a married woman; etc., 126. -Read first time, referred to the Committee on Judiciary, 126. -Reported favorably, 320. -Read second time, 531. -Passed to engrossment, 635. -Read third time, passed, 636. -Vote recorded, 636. -Reported engrossed, 662.

135. By Mr. Hale: Relative to amending Article 4614, as amended, Articles 4616, 4623, of the Revised Civil Statutes of Texas, and repealing Articles 4617 and 4626 and all amendments thereto of the Revised Civil Statutes of Texas, 1925, regarding rights of married women to manage and control their separate property, 126. -Read first time, referred to the Committee on Judiciary, 126. -Reported favorably, 531. -Read second time, 635. -Passed to engrossment, 635. -Read third time, passed, 635. -Vote recorded, 636. -Reported engrossed, 662.

136. By Mr. Smith of Hays: Relative to transferring a portion of the current appropriation for office expense of the Firemen’s Pension Commission to its appropriation for travel expense, 126. -Read first time, referred to the Committee on Appropriations, 126. -Reported favorably, 1336. -H. C. R. No. 125, suspending Joint Rules for consideration of at any time, 3076. -Read second time, passed to engrossment, 3131. -Read third time, passed, 3132. -Caption ordered amended, 3188. -Passed subject to provisions of Section 49A, Article III of the Constitution, 3133. -Returned from the Senate, 3242. -Reported engrossed, 3254. -Signed, 3304. -Reported enrolled, 3429. -Sent to the Governor, 3432.

137. By Mr. Winfree: Relates to requiring all vehicles carrying explosive substances or flammable liquids to stop at railroad and grade crossings, with exceptions, 126. -Read first time, referred to the Committee on Motor Traffic, 126. -Reported adversely with a minority favorable report, 756. -Motion to print, lost, 761. -Motion to reconsider, lost, 761.

138. By Mr. Saul: Relating to making an emergency appropriation for the Water Resources Committee, 126. -Read first time, referred to the Committee on Appropriations, 124.
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139. By Mr. Ferrell: Relative to moving the Court of Civil Appeals for the Sixth Supreme Judicial District of Texas from the City of Waco to the City of Tyler. Read first time, referred to the Committee on Judiciary, 126.

140. By Mr. Ferrell: Relative to creating a Court of Domestic Relations for Smith County, Texas; fixing its jurisdiction; conforming the jurisdiction of other Courts thereto; fixing its terms; etc., 126.—Read first time, referred to the Committee on Judiciary, 126.—Reported favorably, 232.—Returned from the Senate, 525.—Signed, 581.—Reported enrolled, 571.—Sent to Governor, 571.

141. By Mr. Hale: Relating to the Texas Tort Claims Act; defining certain terms; making liable for tort claims all units of government in Texas; abolishing immunity of the sovereign to suit, and granting permission for such suit; etc., 126.—Read first time, referred to the Committee on Judiciary, 127.—Reported favorably, 556.—Passed to engrossment, 722.—Passed third time, referred to the Committee on State Affairs, 127.

142. By Mr. Hale: Relating to the Texas Classification Act; defining certain terms; providing for the establishment of a Classification Plan for the departments and agencies of the State Government; etc., 127.—Read first time, referred to the Committee on State Affairs, 127.

143. By Mr. Murray: Relating to amending Section 35 of the Election Code of Texas, codified as Article 5.03 of Vernon's Texas Election Code, relating to qualifications for voting in elections for the purpose of issuing bonds or otherwise lending credit or expending money or assuming debt, by adding a provision requiring the conditions under which property shall be deemed to have been duly rendered for taxation; etc., 127.—Read first time, referred to the Committee on Privileges, Suffrages and Elections, 127.—Reported favorably, 589.—Read second time, passed to engrossment, 410.—Read third time, passed, 411.—Caption ordered amended, 415.—Reported engrossed, 446.—Returned from the Senate, 1086.—House concurred in Senate amendments, 1188.—Text of Senate amendments, 1186.—Signed, 1278.—Reported enrolled, 1303.—Sent to the Governor, 1303.

144. By Mr. Saul: Relating to requiring written notice to the Board of Water Engineers and the district's board of directors of any substantial alteration in plans and specifications of district projects approved by the Board; authorizing inspection by the Board during construction; etc., 127.—Read first time, referred to the Committee on Conservation and Reclamation, 127.—Reported favorably, 509.—Read second time, passed to engrossment, 626.—Passed third time, passed, 627.—Certain correction authorized, 653.—Reported engrossed, 723.

145. By Mr. Saul: Relative to amending Chapter 322, General Laws, Regular Session, 53rd Legislature, 1955, so as to declare as abandoned all certified filings here­tofore filed with and permits here­tofore issued by the Board of Water Engineers and permits hereafter issued by the Board of Water Engineers or its successor; etc., 127.—Read first time, referred to the Committee on Conservation and Reclamation, 128.—Reported favorably, 509.—Read second time, postponed, 246.—Passed to engrossment, 272.—Read third time, passed, 274.—Caption ordered amended, 275.—Reported engrossed, 299.—Returned from the Senate, 436.—House concurred in Senate amendments, 755.—Text of Senate amendments, 776.—Signed, 778.—Reported enrolled 828.—Sent to the Governor, 829.—H. B. No. 145—House for correction, 831.—Message from Governor returning H. B. No. 145 to House, 1046.—Signed, 1082.—Reported enrolled, 1086.—Sent to the Governor, 1088.
1925, (codified as Article 7880-17) so as to prescribe those who may appear and contest the creation of a water control and improvement district; prescribing the procedure; etc. 128.—Read first time, referred to the Committee on Conservation and Reclamation, 128.

147. By Mr. Saul: Relative to amending Section 117 of Chapter 25, Acts of the 39th Legislature, 1925, as amended, (codified in Vernon’s Texas Civil Statutes as Article 7880-17) by striking the last paragraph therefrom so as to remove the authority of the board of directors of a water control and improvement district to enter into contracts for the construction of works of improvements by private negotiation; leaving the balance of such Section 117 intact. 128.—Read first time, referred to the Committee on Conservation and Reclamation, 128.—Reported favorably, 666.—Read second time, postponed, 688.—Taken up, 666.—Passed to engrossment, 667.—Read third time, passed, 667.—Caption ordered amended, 509.—Read second time, postponed, 638.—Passed to engrossment, 667.—Read third time, passed, 667.—Reported engrossed, 722.

148. By Mr. Saul: Relative to requiring that no person shall be a member of the governing body of any type of water district or water authority providing a waterworks system supplying water for municipal and domestic use and sanitary sewer service, unless he shall be an actual resident in and a bona fide inhabitant of such water district, 128.—Read first time, referred to the Committee on Conservation and Reclamation, 128.—Reported favorably, 209.—Read second time, passed, 229.—Passed to engrossment, 230.—Read third time, passed, 230.—Reported engrossed, 249.

149. By Mr. Saul: Relative to requiring persons to obtain permits to drill injection wells, or to convert existing wells into injection wells, for the disposal of industrial and municipal waste; etc. 128.—Read first time, referred to the Committee on Conservation and Reclamation, 128.

150. By Mr. Saul: Relative to amending Section 16 of Chapter 25, Acts of the 39th Legislature, Regular Session, 1925, (codified in Vernon’s Texas Civil Statutes as Article 7880-16) so as to authorize a water control and improvement district to have a wider and more descriptive choice of names to designate it. 128.—Read first time, referred to the Committee on Conservation and Reclamation, 128.—Reported favorably, 509.—Read second time, postponed, 628.—Taken up, 666.—Passed to engrossment, 667.—Read third time, passed, 667.—Caption ordered amended, 509.—Read second time, postponed, 638.—Passed to engrossment, 665.—Reported to the Governor, 665.

151. By Mr. Saul: Relative to authorizing the State departments to use certified mail in lieu of registered mail; declaring the mailing of notices and other material by certified mail to have the same legal effect as if sent by registered mail; etc. 129.—Read first time, referred to the Committee on Conservation and Reclamation, 129.—Reported favorably, 209.—Read second time, 229.—Passed to engrossment, 230.—Read third time, passed, 230.—Passed to engrossment, 249.—Passed to the Governor, 249.

152. By Mr. Saul: Relative to creating the Texas Water Development Board and prescribing its composition, powers and duties; defining certain terms; authorizing the Board to promulgate rules, etc. 129.—Read first time, referred to the Committee on Conservation and Reclamation, 129.—Reported favorably, 244.—Read second time, 3051.—Passed to engrossment, 3055.—Read third time, passed,
153. By Mr. Saul: Relative to prescribing the procedure for granting or refusing a petition for the organization of a water control and improvement district; providing for certain factors to be considered by the Board of Water Engineers or Commissioner’s Court; etc., 129. —Read first time, referred to the Committee on Conservation and Reclamation, 129. —Reported favorably, 570. —Taken up, 744. —Read second time, postponed, 745. —Taken up, 933. —Passed to engrossment, 834. —Read third time, passed, 935. —Caption ordered amended, 924. —Returned from the Senate, 2658. —House refused to concur in Senate amendments and requested a conference committee, 2724. —Conference Committee appointed, 2724. —Senate conferences appointed, 2845. —Senate report adoption of conference committee report, 2991. —Conference committee report submitted, 3339. —House adopted conference committee report, 3340. —Signed, 3355. —Reported enrolled, 3414. —Sent to the Governor, 3431.

154. By Mr. Saul: Relative to amending Article 7880-76, Vernon’s Civil Statutes, so as to provide for an appeal to the proper district court of any decision made by the Board of directors of a water control and improvement district excluding or failing to exclude lands from the district; leaving the balance of such section 76 intact, 129. —Read first time, referred to the Committee on Conservation and Reclamation, 129. —Reported favorably, 570. —Read second time, postponed, 745. —Motion to postpone lost, 833. —Passed to engrossment, 835. —Read third time, passed, 936. —Caption ordered amended, 926. —Reported engrossed, 936. —Returned from the Senate, 2658. —House refused to concur in Senate amendments and requested a conference committee, 2724. —House conferees appointed, 2724. —Conference committee, 2724. —House refused to concur in Senate amendments and requested a conference committee, 2724. —House conferees appointed, 2724. —Conference committee report submitted, 3339. —House adopted conference committee report, 3340. —Signed, 3355. —Reported enrolled, 3414. —Sent to the Governor, 3431.

155. By Mr. Saul: Relative to amending Section 1 of Chapter 354, Acts of the 53rd Legislature, Regular Session, 1953, (codified in Vernon’s Civil Statutes of Texas as Article 7470) so as to add with certain qualifications the purpose of recharging of underground water reservoirs to those purposes for which the public waters of the State may be appropriated, 129. —Read first time, referred to the Committee on Conservation and Reclamation, 129.

156. By Mr. Welch: Relative to empowering the Board of Insurance Commissioners of the State of Texas to require insurance companies doing business in the State of Texas to make and publish a statement of their financial condition at least twice each year upon call of the Board of Insurance Commissioners of the State of Texas, 129. —Read first time, referred to the Committee on Insurance, 129.

157. By Mr. Welch: Relative to providing that any officer of any insurance company organized under the laws of the State of Texas who shall file with the Board of Insurance Commissioners any false information or any person who shall execute or cause to be executed any false statement shall be guilty of a felony, 129. —Read first time, referred to the Committee on Insurance, 130.

158. By Mr. Latimer: Relative to making an appropriation of Eighty-nine Thousand Dollars, or the same sum or therefor as may be necessary, to the Board of Water Engineers for the purpose of financing research in reservoir evacuation control, 130. —Read first time, referred to the Committee on Appropriations, 130. —Reported favorably, 3070.

159. By Miss Dunn: Relative to requiring the preparation and publication of an annual financial statement for each school district, junior college district, soil conservation district, road district, or any district organized under Section 25, Section 26, Section 27, Section 28, or Section 59 of Article XVI of the Constitution of Texas, etc., 130. —Read first time, referred to the Committee on State Affairs, 130.
160. By Mr. Ellis: Relative to authorizing the Board of Directors of the A & M College of Texas, to convey to the United States of America certain land in Hidalgo County, Texas, for the construction of a federal soils laboratory building; etc., 130.—Read first time, referred to the Committee on State Affairs, 130.—Reported favorably, 593.—Read second time, passed to engrossment, 593.—Read third time, passed, 593.—Caption ordered amended, 594.—Reported engrossed, 594.—Returned from the Senate, 595.—Signed, 596.—Sent to the Governor, 596.

161. By Mr. Saul: Proposing an Enabling Act to carry into effect the provisions of the proposed amendment adding Section 49c to Article III of the State Constitution; defining certain terms; creating the Texas Water Development Board and prescribing its composition, powers, duties; authorizing the issuance by the Board of One Hundred Million Dollars in state bonds to create the Texas Water Development Fund; etc., 131.—Read first time, referred to the Committee on Conservation and Reclamation, 131.—Reported favorably, 509.—Ordered not printed, 495.—Read second time, set as a special order, 509.—Taken up, 591.—Read third time, passed, 592.—Caption ordered amended, 592.—Reported engrossed, 592.—Returned from the Senate, 593.—Signed, 594.—Reported enrolled, 595.—Sent to the Governor, 595.

162. By Mr. Moore of Harris: Relative to amending Article 1819, Revised Civil Statutes of Texas, as amended, providing for one Court of Civil Appeals to act for another under certain circumstances, 131.—Read first time, referred to the Committee on Judiciary, 131.—Reported favorably, 531.—Read second time, passed to engrossment, 531.—Read third time, passed, 531.—Caption ordered amended, 531.—Reported engrossed, 532.—Returned from the Senate, 532.—Signed, 533.—Reported enrolled, 534.—Sent to the Governor, 535.

163. By Mr. Mann: Relative to prohibiting the making or filing of false, misleading or unfounded reports to any Law Enforcement Agency of the State of Texas, for the purpose of interfering with the operation of such Law Enforcement Agency or with the intent to mislead or malign any officer of such agency; etc., 131.—Read first time, referred to the Committee on Criminal Jurisprudence, 131.—Reported favorably, 1191.—Read second time, 1359.—Passed to engrossment, 1359.—Read third time, passed, 1360.—Caption ordered amended, 1474.—Reported engrossed, 1475.—Returned from the Senate, 2099.—Signed, 2323.—Reported enrolled, 2376.—Sent to the Governor, 2383.
166. By Mr. Springer: Relative to authorizing and directing the Board of Regents of the State Teachers College to execute and deliver to the State Highway Commission right of way easement to two parcels of land in Randall County for the construction and maintenance of U. S. Highways 60 and 87 extending along and across certain State property owned by the State of Texas for the use and benefit of West Texas State Teachers College. 121.—Read first time, referred to the Committee on State Affairs. 131.—Reported favorably, 209.—Read second time, 247.—Read third time, passed, 247.—Reported engrossed, 275.—Returned from the Senate, 493.—House concurred in Senate amendments, 407.—Text of Senate amendments, 407.—Signed, 430.—Reported enrolled, 447.—Sent to the Governor, 447.

167. By Mr. Green: Relative to establishing venue for the prosecution of offenses involving public funds or property. 131.—Read first time, referred to the Committee on Criminal Jurisprudence, 131.

168. By Mr. Harrington: Relating to adjustment and settlement of industrial controversies; creating a State Mediation Service within the Bureau of Labor Statistics, providing for the personnel thereof; providing functions of the Service relative to adjustment and settlement of industrial controversies, 131.—Read first time, referred to the Committee on Labor, 131.

169. By Mr. Baker: Relative to establishing and providing for a State mental hospital; regulating and providing for the operation of same, 131.—Read first time, referred to the Committee on Appropriations, 131.—Reported favorably, 2162.—Read second time, 2158.—Passed to engrossment, 2160.—Read third time, passed, 2161.—Reported engrossed, 2325.—Returned from the Senate, 2657.—House refused to concur in Senate amendments and requested a Conference Committee. 2658.—House Committee appointed, 2659.—Senate Conference Committee appointed, 2662.—Conference Committee Report submitted, 2665.—House adopted Conference Committee Report, 2667.—Senate reports adoption of Conference Committee Report, 3081.—Signed, 3229.—Reported enrolled, 3405.—Sent to the Governor, 3430.

170. By Mr. Burkett: Relative to authorizing the recovery of civil damages from parents of minors due to the malicious or willful damage or destruction of property by minors under the age of 18 years living with the parents, 145.—Read first time, referred to the Committee on Judiciary, 145.—Reported favorably, 869.

171. By Mr. Balmann: Relative to providing that the Judge of the Court of Domestic Relations of Hutchinson County, Texas, shall receive such compensation as allowed other District Judges by the laws of this State; etc., 145.—Read first time, referred to the Committee on Counties, 145.—Reported favorably, 1225.—Read second time, passed to engrossment, 1362.—Read third time, passed, 1363.—Caption amended, 1474.—Reported engrossed, 1533.—Returned from the Senate, 2199.—Signed, 2322.—Reported enrolled, 2378.—Sent to the Governor, 2383.

172. By Mr. de la Garza: Relative to repealing Acts 1946, Forty-ninth Legislature, pages 274, (Article 11.85-8 of Vernon's Civil Statutes); relating to cabbage inspection law, 145.—Read first time, referred to the Committee on Agriculture, 145.—Reported favorably, 343.—Read second time, passed to engrossment, 361.—Read third time, passed, 362.—Reported engrossed, 399.—Returned from the Senate, 761.—Signed, 787.—Reported enrolled, 828.—Sent to the Governor, 829.

173. By Mr. Schwartz of Washington: Relative to regulating the handling and sale of chicken eggs within this State; placing administration of the Act in the Commissioner of Agriculture, etc., 145.—Read first time, referred to the Committee on Agriculture, 145.—Reported favorably,
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343.—Read second time, postponed.
363.—Taken up, 403.—Passed to engrossment, 405.—Caption ordered amended, 406.—Reported engrossed, 444.

174. By Mr. Stewart: Relating to the liability of the owners or operators of aircraft for accidental injuries, death or loss sustained by passengers who are guests without payment for transportation, 146.—Read first time, referred to the Committee on Judiciary, 146.

175. By Mr. White: Relative to providing for non-exemption of passenger automobiles from attachment, sequestration, execution and any other species of forced sale against any valid judgment for property damage or personal injury caused by the negligent or willful operation of a motor vehicle; etc., 146.—Read first time, referred to the Committee on Judiciary, 146.—Reported favorably, 1056.

176. By Mr. Ferrell: Relating to petit juries in counties using the jury wheel; amending Articles 2096 and 2099 of the Revised Civil Statutes of Texas, 1925, relating to the preparation and delivery of lists of petit jurors, and to disposition of the cards containing the names of the jurors, 146.—Read first time, referred to the Committee on Judiciary, 146.—Reported favorably, 1056.

177. By Mr. Ferrell: Relating to petit juries in counties using the jury wheel; amending Article 2096 of the Revised Civil Statutes of Texas, 1925, so as to permit the drawing of additional lists of petit jurors during a term of court, 146.—Read first time, referred to the Committee on Judiciary, 146.—Reported favorably, 756.—Taken up, 2490.—Read second time, passed to engrossment, 2492.—Read third time, passed, 2492.—Caption ordered amended, 2595.—Reported engrossed, 2666.

178. By Mr. Ferrell: Relative to amending Article 2095, Revised Civil Statutes, as amended, to provide that the District Clerk shall only place in jury wheel, names of persons qualified to serve; etc., 146.—Read first time, referred to the Committee on Judiciary, 146.—Reported favorably, 756.

179. By Mr. McGregor of El Paso: Relative to facilitating the construction, maintenance, and operation of State Highways; to amend Title 116, Chapter 1, Revised Civil Statutes of Texas, of 1925, as amended, by adding thereto a new article, declaring the Legislature's mandate that more and better State Highways, particularly of the controlled access type, be built out and constructed; etc., 146.—Read first time, referred to the Committee on Highways and Roads, 147.—Reported favorably, 942.—Read second time, 1516.—Taken up, 1522.—Point of order, 1523.—Motion to postpone, lost, 1524.—Passed to engrossment, 1525.—Caption ordered amended, 1531.—Read third time, passed, 1525.—Reason for vote, 1526.—Text of Senate amendments, 1527.—Reasons for vote, 1528.—Signed, 1529.—Reported enrolled, 1530.—Sent to the Governor, 1531.

180. By Mr. Green: Relative to prohibiting the Texas State Board of Examiners in Optometry from enacting any rules or regulations prohibiting, limiting, regulating, or in any manner affecting advertising, displaying of merchandise or eye frames, or the number or location of offices used for the purpose of the practice of optometry; etc., 147.—Read first time, referred to the Committee on Public Health, 148.

181. By Mr. Conley: Relative to authorizing the possession of certain devices for catching fish or shrimp under specified circumstances in Wilbarger County Navigation District; etc., 148.—Read first time, referred to the Committee on Game and Fisheries, 148.—Reported favorably,
Continued.

182. By Mr. White: Relative to creating an additional District Court in El Paso County, Texas, to be known as the District Court of the 120th Judicial District; providing the terms and jurisdiction for said Court; providing for the appointment and election of the District Judge of said Court; etc., 148. — Read first time, referred to the Committee on Judicial Districts, 148. — Reported favorably, 531. — Read second time, referred to the Committee on Judiciary, 149. — Motion to re-refer to the Committee on Judicial Districts, 148. — Read first time, referred to the Committee on Judiciary, 149. — Motion to re-refer to the Committee on Judiciary to the Committee on State Affairs, iest, 2458.

183. By Mr. Baker: Relative to amending Section 4 of H. B. No. 844, Acts of the 43rd Legislature, Regular Session, 1933. (Article 1112 (b). Penal Code of the State of Texas 1925), as amended, by making it unlawful to remove oil from the possession or control of the producer except from a tank or tanks under his control or through a meter (or meters) or other measuring device or devices capable of accurately measuring the volume of said oil without its being placed in tank or tanks, 149. — Read first time, referred to the Committee on Oil, Gas and Mining, 148.

184. By Mr. Springer: Relative to amending Article 5152, Revised Civil Statutes; retaining its existing provisions and providing that it shall be lawful for members of trades unions and other organizations, by and through any such trades union and other organization, to seek and to obtain employment for themselves and their fellow members and to make and enforce contracts with employers providing for such employment at wages, hours and working conditions specified in such con-tracts; etc., 148. — Read first time, referred to the Committee on Labor, 148.

185. By Mr. Spilman: Relative to providing that any duly elected member of either branch of the Legislature of Texas who was employed as counsel, as much as thirty days prior to the convening of any regular or special session of the Legislature, in any civil suit, criminal action or contested probate proceeding, may file in any such suit, action or proceeding, his affidavit stating that he was employed in such suit, action or proceeding as much as thirty days prior to the convening of any such regular or special session of the Legislature and that his employment obligates him to be active in the trial of such suit, action or proceeding; etc., 148. — Read first time, referred to the Committee on Judiciary, 149. — Motion to re-refer to the Committee on Judiciary to the Committee on State Affairs, iest, 2458.

186. By Mr. Stewart: Relative to amending Article 667-6, Vernon's Penal Code, to require a person desiring to be licensed to manufacture, distribute, or sell beer, to publish in newspapers notices of his application, 149. — Read first time, referred to the Committee on Liquor Regulation, 149. — Motion to re-refer to the Committee on Liquor Regulation, 149. — Read second time, 1637. — Passed to engrossment, 1638. — Read third time, passed, 1639. — Caption ordered amended, 1766. — Reported enrolled, 416. — Signed, 3431. — Returned from the Senate, 2911. — Taken up, 3396. — House concurred in Senate amendments, 3307. — Signed, 3396. — Reported enrolled, 4416. — Sent to the Governor, 3433.

187. By Mr. Sanders: Relative to dealing with the weight limits of motor vehicles and combinations thereof; providing penalties for violation of weight limits; providing that laws authorizing special permits shall not be affected hereby except as to penalties for violation of terms of special permits; etc., 149. — Read first time, referred to the
188. By Mr. Sudduth: Relating to licensing of law school graduates up on separation of military service; amending Article 307-A 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 thereon. First read, referred to the Committee on Judiciary. Reported favorably, 531. Read second time, 748. Reported engrossed, 751. Read third time, 1825. Passed, 1828. Reported engrossed, 1873. Returned from the Senate reports same killed in Committee. 2358.

189. By Mr. Walling: Relative to the filing of portions of oil and gas, and any well for exploratory wells, wells for oil and gas, and any well for other purposes; providing for the sale of the proceeds of such vehicles when sold by the Department of Public Safety, 160. Read first time, referred to the Committee on Motor Traffic. Additional copy, 150. Reported favorably, 931.-Read second time, 1755. Passed to engrossment, 1759. Motion to place on third reading, lost, 1768. Reason for vote, 1769. Read third time, 1825. Passed, 1828. Votes recorded, 1838. Reported engrossed, 1873. Senate reports same killed in Committee, 2044. Senate substituted the minority report for the majority report, 2358.

190. By Mr. Sudderth: Relating to the pollution of streams and public bodies of surface water of the State and any sub-surface water strata that is capable of producing water suitable for domestic or industrial use or for irrigation and for the purpose of obtaining information concerning sub-surface of the State; etc., 150. Read first time, referred to the Committee on Conservation and Reclamation. 150.

191. By Mr. Blaine: Concerning the practice of barbering in this state; amending Articles, 728, 729, 730, 731, 732, and 733, Revised Penal Code of Texas, 1925, re-defining what shall constitute practice of barbering; removing the provisions of the Act concerning beauty parlors and other similar establishments; etc., 140. Read first time, referred to the Committee on State Affairs, 140.

192. By Mr. Husker: Relative to amending Section 1c of Article 1931-11, Revised Penal Code of Texas, to permit the use of shrimp trawls in certain waters in Jackson County when used for the purposes of taking shrimp for bait, 140. Read first time, referred to the Committee on Game and Fisheries, 149. Read second time, 1179. Reported enrolled, 1181. Sent to the Governor, 2114.

193. By Mr. Cox of Ball: Relative to amending Section 8 of House Bill No. 308, Acts of the Fiftieth Legislature, Regular Session, 1955, Chapter 200, relating to the seizure and forfeiture of vehicles used in connection with violations of the narcotic laws, providing for the disposition of such vehicles and the funds obtained from the sale thereof; authorizing the Department of Public Safety to retain for the use of the Narcotics Division those vehicles upon which no lien or mortgage existed, providing for the disposition of the proceeds of such vehicles when sold by the Department of Public Safety, 160. Read first time, referred to the Committee on Motor Traffic. Additional copy, 150. Reported favorably, 931.-Read second time, 1755. Passed to engrossment, 1759. Motion to place on third reading, lost, 1768. Reason for vote, 1769. Read third time, 1825. Passed, 1828. Votes recorded, 1838. Reported engrossed, 1873. Senate reports same killed in Committee, 2044. Senate substituted the minority report for the majority report, 2358.
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194. By Mr. Halsey: Relative to regulating the labeling and sale of hazardous substances for the protection of the public health in the State of Texas, repealing Article 726 of the Penal Code of Texas, 161.—Reported favorably, 1193. Taken up, 1239.—Read second time, passed to engrossment, 1840.—Read third time, passed, 1841.—Caption ordered amended, 1704.—Certain corrections authorized, 1786.—Reported engrossed, 1872.

195. By Mr. Baker: Relative to making amendments to the Constitution, 3332.—Signed, 3396.—Returned from the Committee on Criminal Jurisprudence, 161.—Reported favorably, 1067.—Read second time, 2167.—Passed to engrossment, 2199.—Read third time, passed, 2176.—Caption ordered amended, 2246.—Reported engrossed, 2325.—VOTES recorded, 2362.—Returned from the Senate, 3140.—House concurred in Senate amendments, 3334.—Text of amendments, 3395.—Reported enrolled, 3416.—Sent to the Governor, 3431.

196. By Mr. Baker: Relative to amending subsections (b), (e) and (g) of Article 706B-13, Vernon’s Texas Annotated Civil Statutes, to provide for the refund of motor fuel taxes paid by cities and towns of the State, 161.—Read first time, referred to the Committee on Revenue and Taxation, 161.

197. By Mr. Atwell: Making it a misdemeanor for any person to enter the premises of another for the purpose of looking into any structure at any person without consent, 161.—Read first time, referred to the Committee on Criminal Jurisprudence, 161.

198. By Mr. Joseph: Relative to amending Sections 3 and 4 of the Meat Inspection Law, Chapter 339, Acts 49th Legislature, as amended, so as to include poultry and domestic rabbits within its provisions; defining poultry to include domesticated birds and commercially-produced game birds, 161.—Read first time, referred to the Committee on Public Health, 161.

199. By Mr. Hale: Relative to amending Article 2839, Revised Civil Statutes of Texas, 1926, providing for stopping payments to the school district from the State of Texas for failing to comply with this provision: prescribing penalties for filing a false report and establishing venue for prosecution therefor; providing that the State Commissioner may order a school district to furnish an audit of its accounts; etc., 161.—Read first time, referred to the Committee on Criminal Jurisprudence, 161.—Reported favorably, 425.—Taken up, 751.—Read second time, passed to engrossment, 753.—Motion to place on third reading lost, 753.—Caption ordered amended, 752.—Reported engrossed, 773.—Read third time, 794.—Passed, 795.—Caption, ordered amended, 803.—Returned from the Senate, 2910.—House concurred in Senate amendment, 3334.—Text of Senate amendment, 3395.—Reported enrolled, 3416.—Sent to the Governor, 3431.

200. By Mr. Hale: Relative to providing for the transfer of title to certain lands to the State Highway Commission consisting of a tract or parcel across Cayo del Oso in Nueces County, lying under, along and adjacent to the Causeway and its approaches on State Highway No. 358; providing that this conveyance shall not interfere nor conflict with the rights of the State Game and Fish Commission except that the State Highway Department shall have the right to take materials from said tract without compensation therefor, 161.—Read first time, referred to the Committee on State Affairs, 162.—Reported favorably, 294.—Read second time, passed to engrossment, 340.—Read third
203. By Mr. Mays: Relative to means by which fish may be taken in certain lakes and portions of the Colorado River, beginning at Tom Miller Dam in Travis County and extending to the headwaters of Buchanan Lake in San Saba and Lampasas Counties, 152.—Read first time, referred to the Committee on Game and Fisheries, 162.—Reported favorably, 723.—Taken up, 1563.—Read second time, passed, 1564.—Read third time, passed, 1566.—Caption ordered amended, 1573.—Reported engrossed, 1574.—Sent to the Governor, 1575.

204. By Mr. Jones: Relative to amending Article 201, Acts of the 54th Legislature, Regular Session, 1925, by adding a new section thereto to be known and designated as Section 202, by Mr. Sutton: Relative to amending Article 1925, Revised Civil Statutes, 1935, by adding a new section thereto to be known and designated as Section 1926, so as to exempt from taxation all property belonging to any institution of purely public charity organized for the purpose of promoting the conservation of human life in Texas through the prevention of accidents and by establishing, encouraging and carrying on worthy efforts to accomplish that objective, 1926.—Passed to engrossment, 1927.—Correction ordered, 1928.—Passed to engrossment, 1929.—Read third time, passed, 1930.—Caption ordered amended, 1931.—Reported engrossed, 1932.—Sent to the Governor, 1933.

205. By Mr. Sutton: Relative to amending Article 1934, Revised Civil Statutes, 1935, by adding a new section thereto to be known and designated as Section 1935, so as to exempt from taxation all property belonging to any institution of purely public charity organized for the purpose of promoting the conservation of human life in Texas through the prevention of accidents and by establishing, encouraging and carrying on worthy efforts to accomplish that objective, 1936.—Passed to engrossment, 1937.—Correction ordered, 1938.—Passed to engrossment, 1939.—Read third time, passed, 1940.—Caption ordered amended, 1941.—Reported engrossed, 1942.—Sent to the Governor, 1943.

206. By Mr. Jamison: Relative to amending Article 1944, Revised Civil Statutes, 1935, by adding a new section thereto to be known and designated as Section 1945, so as to exempt from taxation all property belonging to any institution of purely public charity organized for the purpose of promoting the conservation of human life in Texas through the prevention of accidents and by establishing, encouraging and carrying on worthy efforts to accomplish that objective, 1946.—Passed to engrossment, 1947.—Correction ordered, 1948.—Passed to engrossment, 1949.—Read third time, passed, 1950.—Caption ordered amended, 1951.—Reported engrossed, 1952.—Sent to the Governor, 1953.

207. By Mr. Pool: Relative to amending Article 1954, Revised Civil Statutes, 1935, by adding a new section thereto to be known and designated as Section 1955, so as to exempt from taxation all property belonging to any institution of purely public charity organized for the purpose of promoting the conservation of human life in Texas through the prevention of accidents and by establishing, encouraging and carrying on worthy efforts to accomplish that objective, 1956.—Passed to engrossment, 1957.—Correction ordered, 1958.—Passed to engrossment, 1959.—Read third time, passed, 1960.—Caption ordered amended, 1961.—Reported engrossed, 1962.—Sent to the Governor, 1963.

208. By Mr. Pool: Relative to amending Article 1964, Revised Civil Statutes, 1935, by adding a new section thereto to be known and designated as Section 1965, so as to exempt from taxation all property belonging to any institution of purely public charity organized for the purpose of promoting the conservation of human life in Texas through the prevention of accidents and by establishing, encouraging and carrying on worthy efforts to accomplish that objective, 1966.—Passed to engrossment, 1967.—Correction ordered, 1968.—Passed to engrossment, 1969.—Read third time, passed, 1970.—Caption ordered amended, 1971.—Reported engrossed, 1972.—Sent to the Governor, 1973.
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the Committee on Insurance, 163. —Reported favorably, 1704. —Motion to place on second reading, lost, 1856.

208. By Mr. Joseph: Relating to employee welfare funds; providing for registration of such funds with an examination by the Board of Insurance Commissioners; requiring trustees of such funds, insurers, and other persons to furnish statements, reports and other information relative thereto; etc. 163. —Read first time, referred to the Committee on Appropriations, 163.

209. By Mr. Pressler: Relative to making appropriations to pay certain judgments against the State of Texas, the Comptroller of Public Accounts, the State Treasurer and the Attorney General of the State of Texas, in their respective official capacities, out of the general revenue fund, which judgments were for the recovery of gas gathering taxes heretofore paid under implied duress in suits authorized by concurrent resolutions of the 54th Legislature; etc., 163. —Read first time, referred to the Committee on Claims and Accounts, 163.

210. By Mr. Schwartz of Galveston: Relating to compensation of counsel appointed by the court to defend persons in felony cases; amending Sections 1 and 1A of Chapter 19, Acts of the 52nd Legislature, (Sections 1 and 1A of Article 494a, Vernon's Texas Code of Criminal Procedure) so as to fix and require the payment of minimum fees, and to authorize the commissioners court of each county to fix the maximum for fees payable in that county, 163. —Read first time, referred to the Committee on Criminal Jurisprudence, 163.

211. By Mr. McClay: Relating to agriculture and the use of natural gas on the premises from which it is produced to pump to the surface water to be used for irrigation on such premises, declaring such use to be preferred use; etc., 177. —Read first time, referred to the Committee on Conservation and Reclamation, 177. —Additional signer, 199. —Motion to print on minority report, lost, 2270.

212. By Mr. Patterson: Providing for a universal jury wheel in each county, regardless of population, or number of district courts holding sessions therein; etc., 163. —Read first time, referred to the Committee on Judiciary, 163. —Reported favorably, 1191. —Set as a special order, 1740. —Read second time, passed to engrossment, 1794. —Read third time, passed, 1795. —Reported engrossed, 2825. —Votes recorded, 2825.

213. By Mr. McGregor of El Paso: Relative to amending Articles 666-8 and 666-23a, (4) Vernon's Texas Penal Code, relative to importation of liquor by individuals, 177. —Read first time, referred to the Committee on State Affairs, 177. —Reported favorably, 777. —Motion to place on second reading and passage to engrossment, lost, 788.

214. By Mr. Schwartz of Galveston: Relative to amending Section 17-(14) of Article 1 of Chapter 467, Acts, 2nd Called Session of the 44th Legislature, as amended, to prohibit the purchase of any alcoholic beverage by any person under the age of 21 years and to prohibit the possession or consumption of any alcoholic beverage in any public place by a person under 21 years of age, 163. —Read first time, referred to the Committee on Criminal Jurisprudence, 164. —Reported favorably, 2845.

215. By Mr. Cox of Bell: Relative to authorizing the employment of special investigators for grand juries; providing for the method of employment, tenure of employment and compensation, 177. —Read first time, referred to the Committee on Criminal Jurisprudence, 177. —Reported favorably, 520. —Read second time, postponed, 753. —Taken up, postponed, 965. —Taken up, post­poned, 1409. —Taken up, postponed, 2147.

216. By Mr. Slack: Relative to authorizing and providing for professional unit allocations for Foundation School Program Act
and Fund purposes, determinable on a sparse area formula approved by the State Board of Education applicable to any school district containing one hundred square miles or more and having fewer than one pupil per square mile and which operates and maintains a four-year accredited high school, etc., 177.—Read first time, referred to the Committee on Education, 177.—Reported favorably, 995.—Read second time, passed to engrossment, 1115.—Read third time, passed, 1117.—Caption ordered amended, 1117.—Reported engrossed, 1219.—Returned from the Senate, 1439.—Signed, 1625.—Reported enrolled, 1773.—Sent to the Governor, 1781.

217.—By Mr. Sanders: Relative to amending Subdivision (2), Acts 1963, 53rd Legislature, 1st Called Session, page 3, Chapter 2, Article III, Section 1, providing alternate method of paying franchise taxes by Public Utilities, 177.—Read first time, referred to the Committee on Revenue and Taxation, 177.—Reported favorably, 964.—Motion to place on second reading, lost, 1971.—Read second time, 2236.—Taken up, 2748.—Caption ordered amended, 2749.—Passed to engrossment, 2749.—Motion to place on third reading, lost, 2749.—Reported engrossed, 2898.—H. C. R. No. 112, Suspending Joint Rules for consideration of at any time, 2910.—Taken up, 3026.—Read third time, passed, 3027.—Returned from the Senate, 3140.—Signed, 3253.—Reported enrolled, 3416.—Sent to the Governor, 3431.

218. By Mr. Welch: Relating to the hunting of raccoon in Falls County and the hunting of fox and raccoon in Limestone County; prohibiting the use of devices or instruments to call or attract animals, 177.—Read first time, referred to the Committee on Game and Fisheries, 177.—Reported favorably, 964.—Taken up, 1119.—Read second time, passed to engrossment, 1120.—Read third time, passed, 1121.—Caption ordered amended, 1125.—Reported engrossed, 1275.—Returned from the Senate, 1739.—Signed, 1828.—Reported enrolled, 2028.—Sent to the Governor, 2029.

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<td>291. By Mr. Smith of Hays: Relative to removing the conflict in Thanksgiving holidays set by the Federal and State Governments by amending Chapter 163, Acts, 52nd Legislature, Regular Session, 223.—Read first time, referred to the Committee on State Affairs.</td>
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<td>292. By Mr. Smith of Hays: Relative to authorizing and directing the Board of Regents of the State Teachers College to execute and deliver to the State Highway Commission rights of way easements to four tracts of land in Hays County for the construction and maintenance of U. S. Highway 81 extending across and across certain State Property owned by the State of Texas for the use and benefit of Southwest Texas State Teachers College. Read first time, referred to the Committee on State Affairs. Reported favorably, 299.—Read second time.</td>
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292. By Mr. Conley: Relative to providing for the selection of jurors in capital criminal cases, under certain circumstances, amending Articles 591 and 601.4, Code of Criminal Procedure of Texas, 1964, as amended; etc., 224. Read first time, referred to the Committee on Criminal Jurisprudence, 224. Reported favorably, 1704. Read second time, passed to engrossment, 1780. Read third time, passed, 1780. Reported enrolled, 1780. Sent to the Governor, 1782.

294. By Mr. Horsey: To amend the Penal Code of this State since the enactment of Chapter 352 by the 64th Legislature, 1965, and all proceedings of the governing body relating thereto; validating refunding bonds issued for the purpose of refunding time warrants issued by such cities; etc., 224. Read first time, referred to the Committee on Municipal and Private Corporations, 224. Reported favorably, 964. Read second time, passed to engrossment, 1130. Read third time, passed, 1191. Caption amended, 1191. Reported ordered amended, 1179. Reported engrossed, 1228. Returned from the Senate, 2846. Signed, 3011. Reported enrolled, 2846. Sent to the Governor, 2846.

295. By Mr. Green: Relative to requiring a minimum of 10 days notice to tenants to vacate for non-payment of rent; providing for action for forcible detainer at common law after the expiration of notice, 224. Read first time, referred to the Committee on Judiciary, 224. Reported favorably, 1191. Read second time, passed to engrossment, 1372. Read third time, passed, 1372. Caption ordered amended, 1372. Reported engrossed, 1372. Returned from the Senate, 2135. Signed, 2119. Reported enrolled, 2374. Sent to the Governor, 2383.

296. By Mr. Hutchins: To validate, ratify and confirm Interest bearing time warrants authorized by cities of this State since the enactment of Chapter 352 by the 64th Legislature, 1965, and all proceedings of the governing body relating thereto; validating refunding bonds issued for the purpose of refunding time warrants issued by such cities; etc., 224. Read first time, referred to the Committee on Municipal and Private Corporations, 224. Reported favorably, 964. Read second time, passed to engrossment, 1130. Read third time, passed, 1191. Caption ordered amended, 1179. Reported engrossed, 1228. Returned from the Senate, 2846. Signed, 3011. Reported enrolled, 2846. Sent to the Governor, 2846.

297. By Mr. Ferrell: To amend Section 41 of Article I of the Texas Liquor Control Act, as amended, to make the second or any subsequent offense of selling or possessing for the purpose of sale of any alcoholic beverage in violation of the Liquor Control Act a felony and to prescribe a penalty therefor, 224. Read first time, referred to the Committee on Liquor Regulation, 224.

298. By Mr. Ferrell: To amend Subsection 10, Article II of the Texas Liquor Control Act, as amended so as to prohibit the sale of beer at any time on Sunday or after 10:00 o'clock p.m. on any other day, 224. Read first time, referred to the Committee on Liquor Regulation, 224.

299. By Mr. Hughes of Dallas: To amend Section 6 of Article 1112 Vernon's Tax Code of Texas, as amended, levying a schedule of license fees upon those who elect to comply with this Act; relates to the Chain Store Tax Law, 224. Read first time, referred to the Committee on Revenue and Taxation, 224. Reported favorably, 1398. Taken up, 2562. Polled of order, 2599. Motion to place on second reading, lost, 2599. Read second time, 2704. Passed to engrossment, 2704. Motion to place on third reading, lost, 2704. Votes
300. By Mr. Sudderth: Prescribing the qualifications of County Judges; making other provisions relating thereto. 224.—Read first time, referred to the Committee on Judiciary, 224.

301. By Mr. Cory: Relative to amending Title 69, Chapter 1 of the Revised Civil Statutes of Texas, 1925, as amended by Acts 1937, by the 48th Legislature, by a new section thereto to be known as Article 4112b, to provide that the Judge of District Court may order the Clerk of said Court to pay any fund of $1,000 or less on deposit in the Registry of said Court belonging to any insane, idiot or person of unsound mind without a legal guardian, who is an inmate of any State Eleemosynary Institution, to said institution for the use and benefit of said inmate. 224.—Read first time, referred to the Committee on Judiciary, 224.—Reported favorably, 1774.—Taken up, 2172.—Read second time, 2173.—Passed to engrossment, 2174.—Read third time, passed, 2175.—Caption ordered amended, 2246.—Reported en­grossed, 2246.—Votes recorded, 3252.—Returned from the Senate, 2258.—Signed, 3197.—Reported enrolled, 3407.—Sent to the Governor, 3430.

302. By Mr. Cory: Relative to making it lawful hereafter for cemetery associations operating perpetual care cemeteries to sell and convey the right of sepulture in and to any land owned or controlled by it, although dedicated for cemetery purposes, if such land is subject to flooding or inundation; defining terms; making said sales void; etc. 224.—Read first time, referred to the Committee on Municipal and Private Corporations, 225.

303. By Mr. Sandahl: To amend the Insurance Code, Section 1 of Article 267 of Chapter 491, Acts of the 52nd Legislature, R. S. (1951), page 686, to make uniform the minimum and maximum limits of shares of capital stock of insurance companies organized in Texas, 225.—Read first time, referred to the Committee on Insurance, 225.

304. By Mr. McCoppin: To authorize the setting and collecting of a charge for the sale of publications and other printed material produced by executive and administrative departments and agencies of the State, when deemed in the public interest; providing for the deposit of such collected charges; prohibiting personal profit from such sales. 225.—Read first time, referred to the Committee on State Affairs, 225.

305. By Mr. Terrell: To provide for a more effective system of county administration of public schools, by amending Articles 2678, 2688, 2692 and 2701, Revised Civil Statutes of 1925 as amended, and Acts, 1934, 41st Legislature, 5th Called Session, page 207, Chapter 61. (Article 2688a, Vernon's Texas Civil Statutes), to provide for additional members of boards of county school trustees in some counties; etc. 225.—Read first time, referred to the Committee on Education, 225.

306. By Mr. Sandahl: To provide for the issuance of a patent to Lot 8, Block 169 of the City of Austin, Texas, and to provide for the relief of purchasers. 225.—Read first time, referred to the Committee on State Affairs, 225.

307. By Mr. Seeligson: Concerning youth correctional institutions; transferring management and control of the Gatesville State School for Boys, the Gainesville State School for Girls, and the Colored Girls Training School at Crockett, to the State Department of Public Welfare; creating a division of institutions; etc. 225.—Read first time, referred to the Committee on State Affairs, 225.

308. By Mr. Seeligson: Concerning the State Orphans Home at Corsicana; transferring management and control of the State Orphans Home to the State Department of Public Welfare.
3197. Reported enrolled, 1776.—Sent to the Governor, 1781.

320. By Mr. Oliver: To ratify and confirm the acts of the legislature, 1949, (codified in Vernon's as Section 1 of Article 63A), so as to include Judges of County Courts at Law and Judges of County Criminal Courts in the Judicial Retirement System. 243.—Read first time, referred to the Committee on Judici­ary, 243. —Reported favorably, 1336.

321. By Mr. Smith of Jefferson: To make it unlawful for any public officer, employee or other person, whether law­ful owner of the vehicle, with certain exceptions, 243. —Read first time, referred to the Committee on Criminal Jurisprudence, 243. —Reported favorably, 1764. —Set as a special order, 1946. —Read second time, 2069.—Passed to engrossment, 2069.—Read third time, passed, 2069.—Passed to the Governor, 2127.

322. By Mr. Eubanks: To fix the salary of the District Judges of the 7th Judicial District of Texas; authorizing the Commissioners Court of the Counties comprising the 7th Judicial District of Texas to supplement the salary of the District Judge and providing the method of supplementation, 243.—Read first time, referred to the Committee on Judici­al Districts, 243.—Reported favorably, 640.—Read second time, passed to engrossment, 1132.—Read third time, passed, 1132.—Caption ordered amended, 1179.—Reported engrossed, 1228.—Returned from the Senate, 1281.—Signed, 1286.—Sent to the Governor, 1781.

Welfare, 225.—Read first time, referred to the Committee on State Affairs, 226.

226.—Read first time, referred to the Committee on Counties, 226.

309. By Mr. Oliver: To ratify and confirm the acts of the legislature, 1949, (codified in Vernon's as Section 1 of Article 63A), so as to include Judges of County Courts at Law and Judges of County Criminal Courts in the Judicial Retirement System. 243.—Read first time, referred to the Committee on Judici­ary, 243. —Reported favorably, 1336.

311. By Mr. Hosey: To create an additional district court for Galves­ton County to be known as the Dis­trict Court of the 132nd Judicial District; providing the terms and jurisdiction of said Court; providing for the ap­pointment of a Judge of said Court; prescribing his qualifications, powers and duties; provid­ing that the District Courts of the 10th, 24th, 39th, 116th, 122nd Judicial Dis­tricts for Galveston County shall have concurrent jurisdiction with each other; etc., 243.—Read first time, referred to the Committee on Judicial Districts, 243.—Reported favorably, 321.—Taken up, 782.—Read second time, passed to engross­ment, 793.—Read third time, passed, 793.—Reported engrossed, 844.—Returned from the Senate, 2069. —Signed, 3197.—Reported enrolled, 5407.—Sent to the Governor, 5421.

312. By Mr. Zbranek: To fix the salary of the District Judge of the 75th Judicial District of Texas; authorizing the Commissioners Court of the Counties comprising the 75th Judicial District of Texas to sup­plement the salary of the District Judge and providing the method of supplementation, 243.—Read first time, referred to the Committee on Judicial Districts, 243.—Reported favorably, 640.—Read second time, passed to engrossment, 1132.—Read third time, passed, 1132.—Caption ordered amended, 1179.—Reported engrossed, 1228.—Returned from the Senate, 1281.—Signed, 1286.—Sent to the Governor, 1781.

313. By Mr. Green: To amend Section 1 of Chapter 99, Acts of the 61st Legislature, Regular Session, 1949, (codified in Vernon's as Section 1 of Article 82B(a)), so as to include Judges of County Courts at Law and Judges of County Criminal Courts in the Judicial Retirement System. 243.—Read first time, referred to the Committee on Judici­ary, 243. —Reported favorably, 1336.

314. By Mr. Cory: To require the registration of persons who rep­resent others before state agencies; the reporting of certain information to the Secretary of State and recording thereof by such officers; and pro­viding a penalty for failure to reg­ister, 243.—Read first time, referred to the Committee on State Affairs, 243.

315. By Mr. Smith of Jefferson: To make it unlawful for any public official, employee or other person, whether law­ful owner of the vehicle, with certain exceptions, 243. —Read first time, referred to the Committee on Criminal Jurisprudence, 243. —Reported favorably, 1764. —Set as a special order, 1946. —Read second time, 2069.—Passed to engrossment, 2069.—Read third time, passed, 2069.—Passed to the Governor, 2127.

316. By Mr. Eubanks: To fix the salary of the District Judge of the 7th Judicial District of Texas; authorizing the Commissioners Court of the Counties comprising the 7th Judicial District of Texas to sup­plement the salary of the District Judge and providing the method of supplementation, 243.—Read first time, referred to the Committee on Judicial Districts, 243.—Reported favorably, 640.—Read second time, passed to engrossment, 1132.—Read third time, passed, 1132.—Caption ordered amended, 1179.—Reported engrossed, 1228.—Returned from the Senate, 1281.—Signed, 1286.—Sent to the Governor, 1781.

317. By Mr. Zbranek: To fix the salary of the District Judge of the 75th Judicial District of Texas; authorizing the Commissioners Court of the Counties comprising the 75th Judicial District of Texas to sup­plement the salary of the District Judge and providing the method of supplementation, 243.—Read first time, referred to the Committee on Judicial Districts, 243.—Reported favorably, 640.—Read second time, passed to engrossment, 1132.—Read third time, passed, 1132.—Caption ordered amended, 1179.—Reported engrossed, 1228.—Returned from the Senate, 1281.—Signed, 1286.—Sent to the Governor, 1781.

318. By Mr. Green: To amend Section 1 of Chapter 99, Acts of the 61st Legislature, Regular Session, 1949, (codified in Vernon's as Section 1 of Article 82B(a)), so as to include Judges of County Courts at Law and Judges of County Criminal Courts in the Judicial Retirement System. 243.—Read first time, referred to the Committee on Judici­ary, 243. —Reported favorably, 1336.

319. By Mr. Cory: To require the registration of persons who rep­resent others before state agencies; the reporting of certain information to the Secretary of State and recording thereof by such officers; and pro­viding a penalty for failure to reg­ister, 243.—Read first time, referred to the Committee on State Affairs, 243.

320. By Mr. Oliver: To ratify and confirm the acts of the legislature, 1949, (codified in Vernon's as Section 1 of Article 63A), so as to include Judges of County Courts at Law and Judges of County Criminal Courts in the Judicial Retirement System. 243.—Read first time, referred to the Committee on Judici­ary, 243. —Reported favorably, 1336.

321. By Mr. Smith of Jefferson: To make it unlawful for any public official, employee or other person, whether law­ful owner of the vehicle, with certain exceptions, 243. —Read first time, referred to the Committee on Criminal Jurisprudence, 243. —Reported favorably, 1764. —Set as a special order, 1946. —Read second time, 2069.—Passed to engrossment, 2069.—Read third time, passed, 2069.—Passed to the Governor, 2127.

322. By Mr. Eubanks: To fix the salary of the District Judges of the 7th Judicial District of Texas; authorizing the Commissioners Court of the Counties comprising the 7th Judicial District of Texas to sup­plement the salary of the District Judge and providing the method of supplementation, 243.—Read first time, referred to the Committee on Judicial Districts, 243.—Reported favorably, 640.—Read second time, passed to engrossment, 1132.—Read third time, passed, 1132.—Caption ordered amended, 1179.—Reported engrossed, 1228.—Returned from the Senate, 1281.—Signed, 1286.—Sent to the Governor, 1781.

323. By Mr. Green: To amend Section 1 of Chapter 99, Acts of the 61st Legislature, Regular Session, 1949, (codified in Vernon's as Section 1 of Article 82B(a)), so as to include Judges of County Courts at Law and Judges of County Criminal Courts in the Judicial Retirement System. 243.—Read first time, referred to the Committee on Judici­ary, 243. —Reported favorably, 1336.

324. By Mr. Cory: To require the registration of persons who rep­resent others before state agencies; the reporting of certain information to the Secretary of State and recording thereof by such officers; and pro­viding a penalty for failure to reg­ister, 243.—Read first time, referred to the Committee on State Affairs, 243.

325. By Mr. Zbranek: To fix the salary of the District Judge of the 75th Judicial District of Texas; authorizing the Commissioners Court of the Counties comprising the 75th Judicial District of Texas to sup­plement the salary of the District Judge and providing the method of supplementation, 243.—Read first time, referred to the Committee on Judicial Districts, 243.—Reported favorably, 640.—Read second time, passed to engrossment, 1132.—Read third time, passed, 1132.—Caption ordered amended, 1179.—Reported engrossed, 1228.—Returned from the Senate, 1281.—Signed, 1286.—Sent to the Governor, 1781.
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217. By Mr. Kothmann: To amend Article 8280-119, Section 3(e), Vernon's Texas Civil Statutes, to confer additional power to San Antonio River Authority to take land used or dedicated for cemetery purposes when necessary; etc., 244.—Reported favorably, 2370.—Set as a special order, 2629.—Passed second time, 2682.—Caption ordered amended, 2683.—Passed to engrossment, 2684.—Passed to engrossment, 2685.—Read third time, passed, 2686.—Passed subject to provisions of Section 494, Article III of the Constitution, 2689.—Reported engrossed, 2784.—Returned from the Senate, 2977.—House concurred in Senate amendments, 2987.—Text of Senate amendments, 2987.—Signed, 3035.—Vote recorded, 3068.—Returned from the Senate, 3253.—Signed, 3255.—Sent to the Governor, 3256.

218. By Mr. Kothmann: Relative to amending Sections 2 and 12 of Acts of the 50th Legislature, 1947, Chapter 226, page 589, as amended; relating to persons who have received appointment to the Fire Department or Police Department; concerns probationary period; etc., 244.—Read first time, referred to the Committee on Municipal and Private Corporations, 244.

219. By Mr. Prendergast: To provide statements of facts concerning family history or legal heirs of deceased persons, etc., when contained in an affidavit, legally executed instrument; allocating Article 3754a as the number of this Act, 244.—Read first time, referred to the Committee on Judiciary, 244.

220. By Mr. Hale: To make an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by Southern Minerals Corporation; etc., 244.—Read first time, referred to the Committee on Claims and Accounts;
327. By Mr. McGregor of El Paso: To amend Section 3 of Chapter 282, Acts, Regular Session, 44th Legislature (1929), as amended, relating to school districts having less than two hundred fifty scholastic population to change the method of sale of oil and gas lease on University lands. Continued. 1067.—Read first time, referred to the Committee on Revenue and Taxation, 1179.—Read second time, passed, 1871.—Reported favorably, 1766.—Read second time, passed to engrossment, 1886.—Read third time, passed, 1867.—Caption ordered amended, 1877.—Reported engrossed, 1883.

328. By Mr. Sanders: To amend Section 5 of Chapter 282, Acts, Regular Session, 44th Legislature (1929), as amended, relating to sale of oil and gas leases on University lands. 270.—Read first time, referred to the Committee on State Affairs, 270.

329. By Mr. Sandahl: To provide a method of financing the operation of the Texas Commission on Alcoholism; to amend Section 18 of Chapter 411, Acts of the 53rd Legislature, Regular Session, 1953, as amended, relating to sale of oil and gas leases on University lands. 270.—Read first time, referred to the Committee on Appropriations, 270.—Reported favorably, 1766.—Read second time, passed to engrossment, 1886.—Read third time, passed, 1867.—Caption ordered amended, 1877.—Reported engrossed, 1929.—Returned from the Senate, 2934.—House concurred in Senate amendments, 2954.—Text of Senate amendments, 3074.—Signed, 3078.—Sent to the Governor, 3078.

330. By Mr. Walling: To amend Article 923b of the Penal Code of Texas, which makes it unlawful to injure or kill bats, by providing certain exceptions thereto; authorizing the establishing of exempt areas by the State Commissioner of Health and the issuance of permits by health officers for the destruction of bats under certain circumstances; etc. 270.—Read first time, referred to the Committee on Revenue and Taxation, 270.—Reported favorably, 1238.—Read second time, passed to engrossment, 1002.—Read third time, passed, 1053.—Caption ordered amended, 1089.—Reported engrossed, 1099.—Returned from the Senate, 2109.—Signed, 2323.—Reported enrolled, 2374.—Sent to the Governor, 2383.

331. By Mr. Joseph: To provide that no person shall conduct any business in this State under any name or designation using the words "Federal", "United States", "State of Texas", "State", "Texas", or any combination or variation of such words, or any designation tending to create the impression of
Federal or State ownership or connection, with exceptions; etc., 276. - Read first time, referred to the Committee on Criminal Juris¬
dence, 276.

332. By Mr. Murray: To amend Section 2A of Acts 1930, 41st Leg¬
islature, Fifth Called Session, Chapter 18, as amended, to provide for
the issuance by the Department of temporary registration permits for
any truck, tractor-trailer, trailer, or semi-trailer which is being tempo¬
rarily operated by non-resident own­
ers thereof in Texas for the purpose
of transporting farm products pro¬
duced outside of Texas to market,
storage, processing plant, railroad or
seaport within Texas; limiting the
distance from the point of en¬
try allowed by such special permit
and providing a penalty for violat¬
ing same, 270. — Read first time,
referred to the Committee on Motor
Traffic, 271. —Reported favorably,
756. — Read second time, 1647.
Passed to engrossment, 1649. —
Caption amended, 1765.— Read third
time, passed, 1649.— Caption or¬
dered amended, 1764.— Reported
engrossed, 1767.— Referred from the
Senate, 2846.— Taken up, 3298.—
House concurred in Senate amend¬
ments, 3299.— Text of Senate amend¬
ments, 3390.— Signed, 3392.— Reported
enrolled, 3418.— Sent to the Governor, 3430.

333. By Mr. Murray: To amend
Section 1 of Acts, Fifth Called
Session, 41st Legislature, Chapter
18, as amended, to provide for the
temporary registration of vehicles
for one-trip movements within the
State; etc., 271.— Read first time,
referred to the Committee on Motor
Traffic, 271. —Reported favorably,
756. — Read second time, passed, 1649.
— Caption ordered amended, 1764.—
Reported engrossed, 1767.— Re¬
turned from the Senate, 2846.—
Taken up, 3298.— House concurred
in Senate amendments, 3299.— Text
of Senate amendments, 3390.— Signed,
3392.— Reported enrolled, 3418.— Sent to the
Governor, 3430.

334. By Mr. Strickland: To amend
Section 143 of the Uniform Act
Regulating Traffic on Highways, as
amended (codified as Section 4781.d. Vernon's Civil
Statutes), increasing the penalties
for violations of such Act; etc., 271.
— Read first time, referred to the
Committee on Highways and Roads,
271.

335. By Mr. Strickland: Relates to
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to take, misapply, or convert to his
own use any money, property or
other thing of value belonging to
any insurance company; etc., 271.
— Read first time, referred to the
Committee on Insurance, 271. — Re¬
ported favorably, 1326.

336. By Mr. Strickland: Relates to
making it unlawful to falsely make
or cause or procure to be falsely
made, or in any manner aid, assist,
advice, or encourage the false mak¬
ing of an annual statement of any
insurance company; etc., 271. —
Read first time, referred to the
Committee on Insurance, 272.—
Reported favorably, 1326.

337. By Mr. Cory: To change the
composition of the 135th Judicial
District so as to exclude San
Patricio County therefrom; amend¬
ing Chapter 306, Acts of the 52nd
Legislature, as amended by Chapter
86, Acts of the 53rd Legislature, 
Regular Session, to delete provisions
relating to San Patricio County;
providing for transfer of cases pend¬
ing in the 135th District Court in
San Patricio County to the 86th
District Court in San Patricio
County, 272.— Read first time,
referred to the Committee on Ju¬
dicial Districts, 272. — Reported
favorably, 576. — Read second time,
point of order raised, 1463.— Passed
to engrossment, 1463.— Read third
time, passed, 1464.— Caption or¬
dered amended, 1474.— Reported
engrossed, 1534.— Returned from the
Senate, 2849.— Signed, 3409.—
Reported enrolled, 3405.— Sent to the
Govern, 3450.

338. By Mr. Shannon of Erath: Re¬
lying to the retail sale of packaged
meat or meat products; providing
penalties; providing injunctive re¬
leif; etc., 272.— Read first time,
referred to the Committee on Crim¬
inal Jurisprudence, 272.

339. By Mr. Dugas: To repeal Ar¬
ticles 5159a, 5159, 5165 of the
Civil Statutes and Articles 1580.
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1681 and 1681a of the Penal Code, concerning wage rates, hours of work and contracts for skilled and unskilled labor on public works construction in the State with provisions for the authorization of enforcement and regulation by the State Commission of Labor Statistics, and setting forth these provisions anew; etc., 272.—Read first time, referred to the Committee on Labor, 272.

340. By Mr. Oliver: To prescribe the compensation that may be paid Justices of the Peace and Constables in counties having a population of at least 100,000 inhabitants and less than 600,000 inhabitants according to the last preceding Federal Census; providing the method of fixing the compensation of these officials, 303.—Read first time, referred to the Committee on Counties, 304.

341. By Mr. Stewart: To exempt Wichita County from the provisions of Chapter 7, Title 121, of the Revised Civil Statutes of Texas (1925) and from all laws regulating the inspection of hides and animals, and especially from the provisions of Articles 1471 to 1487, both inclusive, of the Penal Code of the State of Texas (1915), 204.—Read first time, referred to the Committee on Livestock and Stock Raising, 304.

342. By Mr. Wheeler: To amend Article 6954 of the Revised Civil Statutes of Texas, 1925, so as to make its provisions applicable to McLennan County; relates to allowing elections to be held to determine whether cattle shall be permitted to run at large, 304.—Read first time, referred to the Committee on Counties, 304.—Reported favorably, 444.—Read second time, passed to engrossment, 1136.—Read third time, passed, 1158.—Caption ordered amended, 1158.—Reported engrossed, 1228.—Returned from the Senate, 2156.—Signed, 2221.—Reported enrolled, 2374.—Sent to the Governor, 2383.

343. By Mr. Atwell: To repeal the provisions of Chapter 292, Acts of the 54th Legislature, an act validating, upon certain terms and conditions, State Parks Improvement Bonds, 304.—Read first time, referred to the Committee on State Affairs, 304.—Reported favorably, 777.

344. By Mr. Dugas: Relates to amending Article 855b, Section 2, Vernon's Texas Penal Code, by adding a provision authorizing hunting licenses for ducks and small game animals to non-residents and aliens upon a reciprocal basis, 304.—Read first time, referred to the Committee on Game and Fisheries, 304.—Reported favorably, 843.

345. By Mr. Welch: To place all county attorneys performing the duties of district attorney on a salary basis of compensation, and providing for payment of a salary by the State to all such officers; providing for supplementation of their salaries out of county funds; etc., 304.—Read first time, referred to the Committee on Judicature, 304.—Reported favorably, 1336.

346. By Mr. Peaster: To provide for the issuance of permits to emergency vehicles operating within cities, towns and villages; providing for the issuance of permits of emergency vehicles not operating within cities, towns and villages; etc., 304.—Read first time, referred to the Committee on Municipal and Private Corporations, 304.—

347. By Mr. Peaster: To permit the governing body of any city to regulate, by ordinance, the hours which minors under the age of 18 years may be on the public streets and thoroughfares of such city when not accompanied by his or her parent or guardian or an adult authorized by such parent or guardian, 304.—Read first time, referred to the Committee on Municipal and Private Corporations, 304.—Reported favorably, 843.—Read second time, passed to engrossment, 2176.—Read third time, passed, 2177.—Caption ordered amended, 2246.—Reported engrossed, 2326.—Votes recorded, 2352.

348. By Mr. Ford: To limit the provisions of this Act to Camp County;
making it unlawful, except under the provisions of this Act for any person to hunt, take, kill or possess any game bird or game animal in said county at any time; etc., 305. — Read first time, referred to the Committee on Game and Fisheries, 306. — Reported favorably, 731.

349. By Mr. Atwell: To regulate the sale and manufacture of foods, drugs and cosmetics for the protection of public health in Texas; etc., 305. — Read first time, referred to the Committee on Public Health, 305. — Reported favorably, 1067.

350. By Mr. Cox of Montgomery: To provide that gaming with playing cards in any place not a private residence shall be a felony offense; etc., 305. — Read first time. referred to the Committee on Criminal Jurisprudence, 305. —

351. By Mr. Cox of Montgomery: To amend Article 618, Penal Code of Texas, 1925, providing that betting or wagering at any game played with dice shall be a felony offense, 305. — Read first time, referred to the Committee on Criminal Jurisprudence, 305.

352. By Mr. Moore of Harris: To require manufacturers, distributors, etc., authorized to do business in Texas who sell television sets, radios, automobiles, etc., to make at least a one year guarantee against defective material, etc., 305. — Read first time, referred to the Committee on Commerce and Manufactures, 306. —

353. By Mr. Moore of Harris: To require every manufacturer, distributor, etc., authorized to do business in Texas who sells any new tire to be used on any motor vehicle to guarantee the person, firm, corporation, etc., to whom such tire is sold against defective material or workmanship; etc., 306. — Read first time, referred to the Committee on Commerce and Manufactures, 306.

354. By Mr. Elliott: To provide for publication once each week for two successive weeks of advertisements for the taking of bids for the sale of lease of property owned by Navigation Districts; providing for the leasing of surplus lands belonging to Navigation Districts for a term not to exceed five years without the taking of bids; etc., 306. — Read first time, referred to the Committee on Counties, 306. — Reported favorably, 576. — Read second time, passed to engrossment, 1084. — Read third time, passed, 1605. — Caption ordered amended, 1082. — Reported engrossed, 1089. — Returned from the Senate, 1561. — Signed, 1726. — Reported enrolled, 1775. — Sent to the Governor, 1781.

355. By Mr. McGregor of El Paso: Relative to levying a tax on motor fuel sold or used in this State; changing the exemption provisions relative to motor fuel brought into this State in a quantity of 30 gallons or less in a fuel tank of a motor vehicle so as to require payment of the tax on such motor fuel under certain circumstances; adding provisions relative to collection of the tax, 306. — Read first time, referred to the Committee on Revenue and Taxation, 306. —

356. By Mr. Day: To validate and confirm citations, citations by publication and all notices, and the returns on each, issued, accepted and relied upon by any court of competent jurisdiction prior to January 1, 1956, in any probate proceedings, administration or guardianship in this State, provided the legality of such citations, notices and returns are not being questioned in a court or probate proceeding on the effective date of this Act, 306. — Read first time, referred to the Committee on Judiciary, 306. — Reported favorably, 1336. — Read second time, passed to engrossment, 1377. — Read third time, passed, 1378. — Caption ordered amended, 1474. — Reported engrossed, 1535.

357. By Mr. Slack: To create the Public Utilities Commission of Texas, granting it power to regulate telephone, gas, and electric utilities, prescribing the procedure, establishing an assessment to defray cost of regulation, 306. — Read first time, referred to the Committee on State Affairs, 306.
358. By Mr. Spilman: Relating to the qualifications of masters in chancery in certain cases and providing for procedure relating to, and prescribing the effect of, reports of masters in such cases. 306.—Read first time, referred to the Committee on Conservation and Reclamation, 306.—Reported favorably, 1957,—Read second time, 2474.—Passed to engrossment, 2474.—Read third time, passed, 2475.—Caption ordered amended, 2476.—Reported engrossed, 2480.

359. By Mr. Pipkin: Relative to transferring a certain tract of land located on Brazos Island in Cameron County from the General Land Office to the Texas State Parks Board; reserving an easement to the Game and Fish Commission for the construction of a bridge at Boca Chica Pass, 206.—Read first time, referred to the Committee on State Affairs, 207.—Reported favorably, 777.—Read second time, 1900.—Passed to engrossment, 1907.—Read third time, passed, 1907.—Caption ordered amended, 1053.—Reported engrossed, 1063.—Returned from the Senate, 3105.—Signed, 3230.—Reported enrolled, 3274.—Sent to the Governor, 3281.

360. By Mr. Kennedy: To amend Article 4625 of the Revised Civil Statutes of the State of Texas of 1925, so as to remove the disabilities of minority of under-age males, as well as females, who are or have been lawfully married. 307.—Read first time, referred to the Committee on Judiciary, 307.—Reported favorably, 1008.—Passed to engrossment, 2178.—Read third time, passed, 2178.—Caption ordered amended, 2342.—Reported engrossed, 2326.—Votes recorded, 2327.

361. By Mr. McGregor of McLennan: Concerning the State Department of Public Welfare; authorizing a foster-home program for children admitted to the Waco State Home or to any other orphanages home under the Public Welfare Department's Jurisdiction; centralizing future applications for State care and support of orphans or of dependent and neglect—
ed children, 307.—Read first time, referred to the Committee on State Affairs, 307.

362. By Mr. Baker: To amend Section 10, H. B. No 274, Acts 1955, 54th Legislature, Regular Session, Page 1137, Chapter 427 fixing compensation of District and Criminal District Judges in certain counties to be paid out of county funds, in addition to amounts paid out of state revenue, 307.—Read first time, referred to the Committee on Courts, 307.—Reported favorably, 445.—Passed to engrossment, 1900.—Read third time, passed, 1009.—Caption ordered amended, 1023.—Reported engrossed, 1059.—Returned from the Senate, 3247.—House concurred in Senate amendments, 3338.—Text of Senate amendments, 3338.—Signed, 3336.—Reported enrolled, 3415.—Sent to the Governor, 3431.

363. By Mr. Henley: Relating to desertion of wife and child, so as to provide that any parent shall be criminally liable under the provisions of this Act, for desertion, neglect, and refusal to provide for the support and maintenance of his or her child or children, so long as such child or children are under the age of eighteen years, 307.—Read first time, referred to the Committee on Criminal Jurisprudence, 307.

364. By Mr. Jamison: Relative to conferring upon the Game and Fish Commission regulatory authority over wildlife resources in Denton County, etc., 307.—Read first time, referred to the Committee on Game and Fisheries, 307.—Reported favorably, 544.

365. By Mr. Atwell: To prohibit the manufacture, sale and use of certain fireworks and to regulate the manufacture, sale and use of certain other fireworks; defining what fireworks may be manufactured, sold and used in the State of Texas and declaring their use not to be a nuisance; etc., 307.—Read first time, referred to the Committee on Criminal Jurisprudence, 308.—Reported favorably, 2116.
366. By Mr. Moore of Harris: To amend the Harris County Road Law, Act 1913, 33rd Legislature, Special Laws, page 64, Chapter 17, as amended, by adding Section 16-A, to provide for the supervision and maintenance of all roads, bridges, ditches, culverts, formerly located in the County and now located in any city, town or village in Harris County by reason of annexation, but only until such time as the validity of annexation has been finally disposed of. 366.—Read first time, referred to the Committee on Counties. 366.—Reported favorably, 574.—Passed to engrossment, 575.—Passed, 576.—Caption ordered amended, 576.—Reported engrossed, 577.—Returned from the Senate, 578.—Sent to the Governor, 579.

367. By Mr. Hutchins: To re-enact and amend Sections 140, 141, 142, Article XV, Chapter 421, Acts of the 52nd Legislature, Regular Session, 1947, as amended by Chapter 290, Acts of the 53rd Legislature, Regular Session, 1953, so as to include steering mechanism within its provisions: relates to the Automobile Inspection Law. 367.—Read first time, referred to the Committee on Motor Traffic. 367.—Passed to engrossment, 552.—Read third time, passed, 553.—Returned from the Senate, 761.—Passed to engrossment, 762.—Returned from the Senate, 763.—Signed, 764.—Sent to the Governor, 765.

368. By Mr. Hutchins: To fix the deadline for filing applications of candidates in elections for the office of county school trustee of any school district; fixing the time for printing of the ballots in such election; etc. 368.—Read first time, referred to the Committee on Privileges, Rights and Elections. 368.—Reported favorably, 964.—Read second time, passed to engrossment, 1137.—Read third time, passed, 1138.—Caption ordered amended, 1139.—Reported engrossed, 1140.—Returned from the Senate, 1141.—House concurred in Senate amendments, 1142.—Text of Senate amendments, 1143.—Signed, 1144.—Reported enrolled, 1145.—Sent to the Governor, 1146.

369. By Mr. Smith of Hays: To make an appropriation for the support and maintenance of the Judiciary of the State of Texas for the Biennium beginning September 1, 1957, and ending August 31, 1959, requiring certain fees paid to clerks or officers of all appellate courts to be deposited monthly in the State Treasury; prescribing certain rules and restrictions respecting the expenditures of appropriations made herein; etc. 369.—Read first time, referred to the Committee on Appropriations, 369.

370. By Mr. Smith of Hays: To appropriate money for the support of the hospitals and special schools branch of the State government for the two-year period beginning September 1, 1957, and ending August 31, 1959; authorizing and prescribing conditions, limitations, rules, and procedure for allocating and expending the appropriated funds; etc. 370.—Read first time, referred to the Committee on Appropriations, 370.

371. By Mr. Seeligson: To create the State Tax Study Commission; providing for the appointment of the members of said Commission; authorizing the making of a comprehensive tax study by the State Tax Study Commission; providing authority to request aid and service in making a tax study; etc. 371.—Read first time, referred to the Committee on Revenue and Taxation, 371.—Reported favorably, 843.—Passed to engrossment, 1138.—Passed second time, passed to engrossment, 1139.—Read third time, passed, 1140.—Caption ordered amended, 1141.—Reported engrossed, 1142.—Returned from the Senate, 1143.—House concurred in Senate amendments, 1144.—Text of Senate
amendments, 3240.—Signed, 3273.—Reported enrolled, 3418.—Sent to the Governor, 3421.—Committee appointed, 3440.

372. By Mr. Smith of Hays: Providing for the appropriation of moneys in the State Treasury not otherwise appropriated to supplement local funds for the support, maintenance, operation and improvement of the Public Junior Colleges of Texas as named in this Act, 329.—Read first time, referred to the Committee on Appropriations, 329.

373. By Mr. Smith of Hays: To appropriate money for the support of the Executive Branch of the State Government for the two-year period beginning September 1, 1967, and ending August 31, 1969, authorizing and prescribing the conditions, limitations, rules, and procedures for allocating and expending the appropriated funds, 329.—Read first time, referred to the Committee on Appropriations, 329.

374. By Mr. Smith of Hays: To appropriate money for the support of the Executive Branch of the State Government for the two-year period beginning September 1, 1967, and ending August 31, 1969, both states and counties, etc., 329.—Read first time, referred to the Committee on Appropriations, 329.

375. By Mr. Presler: Relative to gifts of securities and money to minors and to make uniform the law with reference thereto, 329.—Read first time, referred to the Committee on Judiciary, 329.—Reported favorably, 362.—Read second time, passed to engrossment, 1010.—Read third time, passed, 1011.—Caption ordered amended, 1043.—Reported enrolled, 1069.—Returned from the Senate, 1061.—Signed, 1726.—Reported enrolled, 1775.—Sent to the Governor, 1781.

376. By Mr. Sandahl: Relative to adopting and establishing general statutory provisions applicable to non-profit corporations; to provide for the incorporation, regulation, admission to conduct affairs in Texas, merger, consolidation, receivership, dissolution, and liquidation of those non-profit corporations authorized to conduct affairs in Texas after it becomes effective, etc., 329.—Read first time, referred to the Committee on Judiciary, 329.—Reported favorably, 1336.

377. By Mr. Patterson: To amend Acts 1939, 41st Legislature, Second Called Session, Page 172, Chapter 88, Section 2, as amended, (Article 6676a-2, Vernon's Civil Statutes, as amended), so as to exempt machinery used solely for the purpose of constructing, reconstructing and repairing public roads and highways from the provisions of said Act, 330.—Read first time, referred to the Committee on Revenue and Taxation, 330.

378. By Mr. Patterson: To provide for a closed season in Scurry County upon quail until April 30, 1963, 330.—Read first time, referred to the Committee on Game and Fisheries, 330.—Reported favorably, 721.—Read second time, passed to engrossment, 1010.—Read third time, passed, 1011.—Caption ordered amended, 1043.—Reported enrolled, 1069.—Returned from the Senate, 1061.—Signed, 1726.—Reported enrolled, 1775.—Sent to the Governor, 1781.

379. By Mr. Patterson: To provide for a closed season in Borden County upon quail until April 30, 1963, 330.—Read first time, referred to the Committee on Game and Fisheries, 330.—Reported favorably, 595.—Read second time, passed to engrossment, 1010.—Read third time, passed, 1011.—Caption ordered amended, 1043.—Reported enrolled, 1069.—Returned from the Senate, 1061.—Signed, 1726.—Reported enrolled, 1775.—Sent to the Governor, 1781.—Additional signer, 1810.

380. By Mr. Talaska: To amend subsection (1) of Section 1, Chapter 88, Acts 1929, 41st Legislature, Second Called Session, so as to clarify the status and county of registration of rental and leased vehicles; relates to the registration of motor vehicles, 330.—Read first
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time, referred to the Committee on Motor Traffic, 339.—Reported favorably, 1276.

381. By Mr. Stewart: To authorize the Board for Texas State Hospitals and Special Schools to sell certain lands located in Wichita County, Texas, being a part of the property of the Wichita Falls State Hospital; prescribing the procedure, terms and conditions of sale; limiting the times within which sales may be made, 336.—Read first time, referred to the Committee on State Affairs, 330.—Reported favorably, 942.—Read second time, passed to engrossment, 1146.—Read third time, passed, 1141.—Caption ordered amended, 1179.—Reported engrossed, 1229.—Returned from the Senate, 2109.—Signed, 2319.—Reported enrolled, 2373.—Sent to the Governor, 2383.

382. By Mr. Blanchard: To repeal Section 21, Article V, Chapter 519, Acts of the 54th Legislature, 1955, which was a special provision prohibiting executive heads or the administrative staff of higher education agencies of this State from being reimbursed for official travel expenses to Austin during sessions of the Texas Legislature without certain advance approval, 330.—Read first time, referred to the Committee on Appropriations, 330.—Reported favorably, 363.—Read second time, passed to engrossment, 386.—Read third time, passed, 387.—Reported engrossed, 420.

383. By Mr. Blanchard: To amend Section 1 of H. R. No. 119 enacted by the First Called Session of the 53rd Legislature (being an act authorizing cities having more than 250,000 population to issue Airport Revenue Bonds for purposes, under conditions, and having specifications as provided therein;) to revise the minimum population limit for the issuance of such Airport Revenue Bonds, 330.—Read first time, referred to the Committee on Aeronautics, 339.

384. By Mr. Sudderth: Relative to imposing an excise tax upon the sale of pleasure boats and motors equal to 3% of the retail value thereof with certain exemptions; defining terms used in the Act; requiring holders of motor vehicle sales tax certificates to collect tax for the State of Texas upon the sale of pleasure boats and motors in Texas, and requiring tax to be added to selling price until it is paid ultimately by the user thereof, etc., 330.—Read first time, referred to the Committee on Revenue and Taxation, 331.

385. By Mr. Woolsey: Relative to amending the Probate Code; to amend Section 137, paragraph (d) of Chapter 55, Acts of the 54th Legislature, Regular Session, 1955, relating to which distributees shall file affidavits, 331.—Read first time, referred to the Committee on Judiciary, 331.

386. By Mr. Forsyth: To amend certain Articles of the Revised Civil Statutes, 1925, in regard to the issuance of bonds by cities; in regard to purchasing additional water powers, riparian rights, etc., and the operation of transportation systems, 348.—Read first time, referred to the Committee on Municipal and Private Corporations, 348.—Reported favorably, 1298.—Taken up, 2770.—Read second time, 2771.—Passed to engrossment, 2775.—Motion to place on third reading, lost, 2775.—Reported engrossed, 2898.—Vote recorded, 3013.—Motion to consider on third reading, lost, 3029.—Read third time, 3131.—Passed, 3189.—Returned from the Senate, 3228.—Signed, 3373.—Reported enrolled, 3419.—Sent to the Governor, 3431.

387. By Mr. Blanchard: To amend Article 1242 of the Penal Code of Texas, 1925; so as to provide that contributory negligence shall constitute a defense to the offense of negligent homicide, etc., 348.—Read first time, referred to the Committee on Criminal Jurisprudence, 348.

388. By Mr. Sudderth: To make appropriation to pay certain judgments against the State of Texas which were for the recovery of Gas Gathering Taxes hereinafter paid, etc., 348.
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<td>391</td>
<td>By Mr. Pipkin: To provide that it shall be unlawful to kill mink in Gregg, Rusk, Upshur and Wood Counties, Texas, for a period of two years from and after the passage of this Act.</td>
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<td>390</td>
<td>By Mr. Ramsey: To provide for the issuance of subpoenas, administration of oaths, the procedure of conducting hearings; relates to amending the Texas Board of Chiropractic Examiners Act.</td>
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<td>394</td>
<td>By Mr. Cox of Bell: To provide for the payment by the State for hospital care of tuberculosis patients in public hospitals of this State in case of financial inability of such persons to provide such care; placing administration of the Act in the Board for Texas State Hospitals and Special Schools; etc.</td>
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<td>392</td>
<td>By Mr. Kennedy: Relating to municipal planning by counties, incorporated cities, towns and villages, and other political subdivisions and districts in this State; creating the Texas Municipal Planning Board as an agency of the State, and prescribing the organization, functions, powers, and duties of the Board; etc.</td>
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- Read first time, referred to the Committee on Claims and Accounts, 348.
- Read second time, passed to engrossment, 1375.
- Read third time, passed, 1276.
- Caption ordered amended, 1474.
- Reported engrossed, 1535.
- Returned from the Senate, 2869.
- Signed, 2047.
- Reported enrolled, 2302.
- Sent to the Governor, 3210.

By Mr. Puckett: To regulate the taking and killing of deer in Upshur and Wood Counties, Texas, providing open and closed seasons.

- Signed, 2318.
- Reported enrolled, 3210.

By Mr. Pipkin: To amend Chapter 218, Acts 1949, 51st Legislature, as amended by Chapter 8, Acts 1951, 52nd Legislature, providing for two year terms of park commissioners of eligible counties and adding a new section providing that any bonds issued under said chapter shall be authorized by the Commissioners' Court of the county.

- Reported favorably, 156.
- Read second time, passed, 1014.
- Caption ordered amended, 1953.
- Reported engrossed, 1070.
- Returned from the Senate, 2044.
- Signed, 2054.
- Reported enrolled, 2118.
- Sent to the Governor, 2118.

By Mr. Ramsey: To amend Sections 4, 8, 11 and 14 of Chapter 370, Acts 53rd Legislature, R.
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397. By Mr. Sheridan: To provide for additional compensation for the County Judge of Bexar County, Texas, for services rendered by him as a member of the Bexar County Juvenile Board; specifying the fund out of which such additional compensation shall be payable; etc., 350.—Read first time, referred to the Committee on Counties, 350.—Reported favorably, 556.—Read second time, passed to engrossment, 1142.—Read third time, passed, 1143.—Caption ordered amended, 1179.—Reported engrossed, 1229.—Returned from the Senate, 3126.—Signed, 3281.—Reported enrolled, 3419.—Sent to the Governor, 3431.

398. By Mr. Boysen: To clarify the Texas Liquor Control Act; to further regulate and control alcoholic beverages by providing for the right to a Manufacturer’s License, or a renewal of a Manufacturer’s License, of any person holding such a license in an area wherein subsequent to issuance of such license, the sale of beer has been prohibited by local option election; etc., 350.—Read first time, referred to the Committee on Liquor Regulation, 350.—Reported favorably, 964.

399. By Mr. Parish: To authorize and direct the Texas Game and Fish Commission to charge a service fee for stocking private waters with fish; prescribing the amount of such fee, and providing for the deposit in the Special Game Fund; etc., 350.—Read first time, referred to the Committee on Game and Fisheries, 350.—Reported adversely with a minority favorable report, 721.—Ordered printed on minority report, 616.

400. By Mr. Cole: Concerning the State Commission for the Blind; providing that two of the appointments by the Governor to the Commission be two reputable blind citizens of the State, instead of having such appointments being made only from graduates of the Texas School for the Blind, 368.—Read first time, referred to the Committee on State Affairs, 368.—Reported favorably, 2370.—Read second time, passed to engrossment, 2499.—Read third time, passed, 2500.—Caption ordered amended, 2535.—Reported engrossed, 2667.—Returned from the Senate, 3126.—Signed, 3281.—Reported enrolled, 3419.—Sent to the Governor, 3431.

401. By Mr. Crosthwait: To provide a resident hunting license, non-resident or alien hunting license, non-resident migratory bird hunting license, a resident big game hunting license; providing for a fee for each license created hereunder; etc., 368.—Read first time, referred to the Committee on Game and Fisheries, 368.—Reported favorably, 944.

402. By Mr. Sheridan: To fix the term of office of school trustees of independent school districts having eleven thousand or more students, according to the last official school census, and which are situated in a county having a population of five hundred thousand inhabitants or more, according to the last preceding federal census, which districts were heretofore created by having been converted from a common school district into an independent school district; etc., 368.—Read first time, referred to the Committee on School Districts, 369.—Reported favorably, 511.—Read second time, laid on the table subject to call in order to consider S. H. No. 182 in lieu thereof, 1182.

403. By Mr. Bishop: To make an appropriation to the Runnels County Water Improvement District, 369.—Read first time, referred to the Committee on Appropriations, 369.
404. By Mr. Pool: Relating to cruelty to animals; amending Articles 1373, 1374, and 1375 of the Revised Penal Code of Texas, 1925, as amended; defining the words "cruelty", "animals", and the phrase "humane society.

405. By Mr. Fund: To authorize persons meeting certain qualifications to count time spent in military service as credit for teaching experience in the computation of salary increments.

406. By Mr. Kennard: To amend H. B. No. 1, Page 588, Chapter 316, Acts 36th Legislature, Regular Session, 1945; defining the duties of the Board of Texas State Hospitals and Special Schools; providing for liability of costs incurred by the Board; maintenance, and treatment of patients and students in Texas State Hospitals and Special Schools.

407. By Mr. de la Garza: To prohibit forced disclosure of the source of information obtained by representatives of newspapers, press associations, or radio or television stations.

408. By Mr. House: Relative to declaring that all males under the age of twenty-one years who are now married or who have heretofore married or who shall thereafter marry shall be deemed to be full age and shall be entitled to all the rights and privileges and obligations thereto pertaining except as to the right to vote.

409. By Mr. Anderson: To regulate the marketing of brake fluids in the State of Texas; granting certain powers to the Public Safety Director in connection therewith; providing penalties for the violation of this Act; providing for the confiscation of brake fluid held or sold in violation of the Act.

410. By Mr. Kelly: To amend Article 319 of the Revised Civil Statutes of Texas, 1925, as amended, so as to permit district clerks who are licensed attorneys to appear and practice as an attorney before the courts under certain conditions; rephrasing provisions relative to practice by county clerks.

411. By Mr. Osborn: To exempt Deaf Smith, Hale and Swisher Counties from the provisions of Chapter 7, Title 121, Revised Civil Statutes of Texas, 1925, and from all other laws regulating the inspection of hides and animals, and particularly from the provisions of Articles 1471 through 1477 of the Penal Code of Texas, 1925.

412. By Mr. Hollowell: To grant the Commissioners Court of Henderson County permission to pay out of the General Fund of said County...
bounties for the destruction of wolves and predatory animals, 370.

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413. By Mr. Parsons: To provide for release of interest and penalties on all State ad valorem taxes and on certain county ad valorem taxes that were delinquent on or before January 1, 1951, if paid before November 1, 1957; providing conditions for partial payment; etc., 370. — Read first time, referred to the Committee on Revenue and Taxation, 370. — Reported favorably, 2025. — Read second time, 2703. — Passed to engrossment, 2704. — Report engrossed, 2784. — Motion to consider on third reading, 3030.

414. By Mr. Mullen: To amend Section 24 of S. B. No. 111 of the Second Called Session of the 41st Legislature, as amended; relates to providing that the shares or share accounts issued by any building and loan or savings and loan association doing business in this State in the name of two or more persons or to two or more persons or the survivor of either, may be withdrawn on the signature of either party to whom such shares or share accounts were issued; etc., 570. — Read first time, referred to the Committee on Banks and Banking, 570. — Reported favorably, 964. — Read second time, 1652. — Passed to engrossment, 1654. — Read third time, passed, 1656. — Caption ordered amended, 1674. — Reported engrossed, 2046. — Returned from the Senate, 2375. — Signed, 2047. — Reported enrolled, 3203. — Sent to the Governor, 3210.

415. By Mr. Dupas: To create a Commission to make a study and prepare a revision of the Penal Code and Code of Criminal Procedure, 395. — Read first time, referred to the Committee on Appropriations, 395.

416. By Mr. Shack: To amend Section 1 of Article 689a, Vernon's Civil Statutes, providing for the creation of the Texas National Guard Armory Board so as to change the membership of the Board; providing present members of the Board shall continue to serve as ex-officio members for the remnant of their term of office; etc., 395. — Read first time, referred to the Committee on Military and Veteran's Affairs, 395. — Reported favorably, 576. — Read second time, 3144. — Passed to engrossment, 3146. — Read third time, passed, 3146. — Caption ordered amended, 1175. — Reported engrossed, 1195. — Returned from the Senate, 1199. — Signed, 1229. — Reported enrolled, 1252. — Sent to the Governor, 1252.

417. By Mr. Cole: To amend Section 79 of the Texas Election Code (Article 7.14, Vernon's Texas Election Code) by adding a new subsection authorizing the authority holding an election, in counties where voting machines have been adopted, in its discretion to appoint a special canvassing board to count and make returns on absentee ballots; etc., 395. — Read first time, referred to the Committee on Privileges, Suffrage and Elections, 395. — Reported favorably, 509. — Read second time, passed to engrossment, 2812. — Read third time, passed, 2813. — Caption ordered amended, 2846. — Reported engrossed, 2899. — Returned from the Senate, 3140. — Signed, 3183. — Reported enrolled, 3420. — Sent to the Governor, 3431.

418. By Mr. Smith of Hays: To repeal Section 4 of Chapter 206, General Laws of the 42nd Legislature, Regular Session, 1931 (Article 689a.3, Vernon's Texas Civil Statutes); relative to requiring the State Auditor to submit to the Governor, preceding each biennial session of the Legislature, a financial balance sheet for the State at the close of the preceding fiscal year and an estimate of the maximum amount of revenue
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which may become available for appropriation during the ensuing biennium; etc., 395.—Read first time, referred to the Committee on State Affairs, 395.—Reported favorably, 777.—Read second time, passed to engrossment, 1021.—Read third time, passed, 1022.—Caption ordered amended, 1053.—Reported engrossed, 1179.—Reported amended, 1180.—Reported enrolled, 2790. —Sent to the Governor, 2790.

419. By Mr. Sandahl: To repeal Article 252 and Articles 262 through 269 of the Penal Code of Texas, 1925, relating to election campaign expenditures and statements; etc., 396.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 396.—Reported favorably, 509.—Read second time, 1146.—Passed to engrossment, 1147.—Read third time, passed, 1148.—Caption ordered amended, 1179.—Reported engrossed, 1229.

420. By Mr. Green: To create the Texas Stonewall Jackson Memorial Board; to provide the duties and powers thereof; to memorialize Stonewall Jackson, 396.—Read first time, referred to the Committee on State Affairs, 396.

421. By Mr. Sanders: To authorize the issuance of refunding bonds by school districts and containing provisions relating to such bonds; validating all refunding bonds heretofore issued by school districts and approved by the Attorney General of Texas; etc., 395.—Read first time, referred to the Committee on School Districts, 396.

422. By Mr. McElhany: Relates to making an appropriation to pay the principal due thereon of a judgment obtained against the State of Texas by Cabot Carbon Company, 396.—Read first time, referred to the Committee on Claims and Accounts, 396.

423. By Mr. McElhany: Relates to making an appropriation to pay the principal due thereon of a judgment obtained against the State of Texas by Cabot Carbon Company, 396.—Read first time, referred to the Committee on Claims and Accounts, 396.

424. By Mr. Sanders: To provide that the relocation, raising, rerouting, etc., of any highway, railroad, electric transmission line, telephone or telegraph line, etc., shall be at the expense of political subdivisions; etc., 396.—Read first time, referred to the Committee on State Affairs, 396.

425. By Mr. Cole: To authorize cities to hold an election to authorize the use of proceeds of sale of bonds for other purposes where the purpose for which the bonds were voted has been accomplished by other means or has been abandoned, 396.—Read first time, referred to the Committee on Municipal and Private Corporations, 396.—Reported favorably, 843.—Read second time, passed to engrossment, 1023.—Read third time, passed, 1023.—Caption ordered amended, 1053.—Reported engrossed, 1070.—Returned from the Senate, 2099.—Taken up, 2616.—House concurred in Senate amendments, 2617.—Sent to the Governor, 2790.

426. By Mr. Sanders: Relating to the jurisdiction of Probate Courts, 396.—Read first time, referred to the Committee on Judiciary, 396.—Reported favorably, 1704.—Read second time, passed to engrossment, 1719.—Read third time passed, 1926.—Caption ordered amended,
427. By Mr. Burkett: To authorize the Game and Fish Commission to publish information; authorizing sale of publications at not to exceed cost; providing for the disposition of funds; providing for the collection, deposit, and use of monies collected; etc., 396.—Read first time, referred to the Committee on State Affairs, 396.—Reported favorably, 942.—Read second time, passed to engrossment, 1119.—Read third time, passed, 1120.—Caption ordered amended, 1120.—Reported engrossed, 1220.—Returned from the Senate, 2100.—House concurred in Senate amendments, 2271.—Text of Senate amendments, 2272.—Signed, 2442.—Reported enrolled, 2443.—Sent to the Governor, 2444.

428. By Mr. Burkett: To amend the law creating the Upper Guadalupe River Authority with boundaries coextensive with Kerr County by providing that such district may acquire taxing power under certain conditions, prescribing the method for acquiring such power and placing limitations thereon, providing for tax rails and officers of the district; etc., 396.—Read first time, referred to the Committee on Conservation and Reclamation, 397.—Reported favorably, 543.—Read second time, 1024.—Passed to engrossment, 1025.—Read third time, passed, 1026.—Caption ordered amended, 1026.—Reported engrossed, 1071.—Returned from the Senate, 1072.—Signed, 1072.—Reported enrolled, 1073.—Sent to the Governor, 1074.

429. By Mr. Russell: To authorize the State Building Commission to locate, construct and equip a building for the State Library and State Archives; providing funds and making appropriations therefor; etc., 397.—Read first time, referred to the Committee on Appropriations, 397.

430. By Mr. Briscoe: To amend Chapter 401, Acts of the 52nd Legislature, Regular Session, 1951, to codify in Vernon's as Article 3902j, Vernon's Civil Statutes, providing additional compensation for deputy sheriffs so as to make its provisions applicable to deputies, assistants and clerks of any district, county or precinct officer.

431. By Mr. Heitman: Relative to closing the season for hunting wild turkey in Cherokee and Nacogdoches Counties for a period of two years; providing a penalty for this Act, 431.—Read first time, referred to the Committee on Game and Fisheries, 431.—Reported favorably, 777.—Read second time, passed to engrossment, 1027.—Read third time, passed, 1028.—Caption ordered amended, 1028.—Reported engrossed, 1071.—Returned from the Senate, 1073.—Signed, 1074.—Reported enrolled, 1075.—Sent to the Governor, 1076.

432. By Mr. Storey: To make folly operative and available for and within the State of Texas the Federal-Aid Highway Act of 1956; to amend Article 6074b, Revised Civil Statutes of Texas, 1925, as amended by Acts, 1939, 46th Legislature, Pages 573-579, so as to provide for reimbursement to utilities, publicly, privately and cooperatively owned, of the cost of relocation necessitated by any Federal aid project, 431.—Read first time, referred to the Committee on Municipal and Private Corporations, 431.—Reported favorably, 1764.

432. By Mr. Spilman: To revise the employers' liability and workmen's compensation insurance laws of this State by amending and adding to certain sections of Articles 3304, 3305.
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8306a, 8307, and 8309. Revised Civil Statutes of 1925; etc., 431. — Read first time, referred to the Committee on State Affairs, 432.—Reported favorably, 1274.—Read second time, postponed, 2776.—Taken up, 2280.—Passed to engrossment, 2309.—Read third time, passed, 2311.—Caption ordered amended, 2311.—Reported engrossed, 2311.—Votes recorded, 2474.—Returned from the Senate, 2483.—Taken up, 2506.—Motion to reconsider in Senate amendments, 2507.—Substitute motion to not concur in Senate amendments, 2507.—Substitute motion lost, 2509.—Taken up, 2554.—House concurred in Senate amendments No. 2 and No. 3 and refused to concur in Senate amendment No. 1 and requested a Conference Committee, 2554.—Reported favorably, 595.—Read second time, passed to engrossment, 1071.—Returned from the Senate, 1071.—Signed, 3011.—Reported favorably, 3011.—Read third time, passed to engrossment, 1071.—Returned from the Senate, 2321.—Signed, 2321.—Reported enrolled, 2321.—Sent to the Governor, 2321.

434. By Mr. Cox of Bell: To authorize the State Department of Health to provide Planning Assistance for Municipalities of 25,000 population or less and to accept grants and aid under the provisions of the Federal Housing Act of 1954 or from other sources, 432.—Read first time, referred to the Committee on Public Health, 432.—Reported favorably, 595.—Read second time, passed to engrossment, 1071.—Returned from the Senate, 1071.—Passed third time, passed, 1071.—Caption ordered amended, 1071.—Reported engrossed, 1071.—Returned from the Senate, 2321.—Passed to engrossment, 2321.—Signed, 2321.—Reported enrolled, 2321.—Sent to the Governor, 2321.

435. By Mr. Heitman: Relating to the hunting of deer in Sabine and Nacogdoches Counties; to amend Section 1 of Chapter 409, Acts of the 52nd Legislature, Regular Session, as amended, by changing the open season for hunting deer in Sabine County and by adding and re-enacting a provision permitting the use of dogs for hunting deer in Sabine County, etc., 432.—Read first time, referred to the Committee on Game and Fisheries, 432.—Reported favorably, 595.—Read second time, passed to engrossment, 1071.—Passed third time, passed, 1071.—Caption ordered amended, 1071.—Returned from the Senate, 2103.—Signed, 2103.—Reported enrolled, 2103.—Sent to the Governor, 2103.

436. By Mr. Heitman: To fix the open season for squirrel in Sabine County and prescribing a penalty for violation, 432.—Read first time, referred to the Committee on Game and Fisheries, 432.—Reported favorably, 595.—Read second time, passed to engrossment, 1071.—Passed third time, passed, 1071.—Caption ordered amended, 1071.—Reported engrossed, 1071.—Returned from the Senate, 2106.—Signed, 2106.—Reported enrolled, 2106.—Sent to the Governor, 2106.

437. By Mr. Heitman: To amend Section 2 of Chapter 297, Acts of the 52nd Legislature, as amended, which prohibits the sale of fish taken from the public fresh waters of certain counties, by excepting the Sabine River in Sabine County therefrom; legalizing the sale of fish except bass and crappie, taken from the Sabine River in Sabine County, and making the taking and sale of fish from these waters subject to the general laws of this State, 432.—Read first time, referred to the Committee on Game and Fisheries, 432.—Reported favorably, 595.—Read second time, passed to engrossment, 1071.—Passed third time, passed, 1071.—Caption ordered amended, 1071.—Reported engrossed, 1071.—Returned from the Senate, 2364.—Signed, 2364.—Reported enrolled, 2364.—Sent to the Governor, 2364.

438. By Mr. Osborn: To reorganize the 64th Judicial District to be com-
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<td>posed of the Counties of Hale and Swisher; creating the 154th Judicial District to be composed of the Counties of Lamb, Bailey, Fannin and Castro; prescribing the jurisdiction of the 64th and the 154th Judicial Districts and conforming the jurisdiction of each court; etc.</td>
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<td>440. By Mr. Cox of Bell: Relating to the regulation of the practice of pharmacy; prescribing the powers and duties of the State Board of Pharmacy, etc.</td>
<td>442. By Mr. Presler: To amend Section 42 of the Texas Election Code (Article 5.11, Vernon's Texas Election Code), so as to remove the requirement that information supplied to the tax collector by a taxpayer applying for his poll tax receipt by mail must be made under oath, 423.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 432.—Reported favorably, 843.—Read second time, passed to engrossment, 1921.—Read third time, passed, 1922.—Caption ordered amended, 1924.—Reported enrolled, 1298.—Sent to the Governor, 1299.</td>
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<td>439. By Mr. Jones: Relating to the regulation of the practice of pharmacy; prescribing the powers and duties of the State Board of Pharmacy, etc.</td>
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<td>441. By Mr. Jones: To grant to teachers and auxiliary employees who waived membership in the Teacher Retirement System of Texas the privilege of receiving full former service credit toward retirement upon compliance with certain conditions; amending Section 4, Subsection 5, Paragraph (a) of Chapter Section 5, Paragraph (a) of Chapter</td>
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46th Legislature, Special Session,
1929, page 844, by providing that in any County containing an incorporated city the Commissioners' Court and City Council may cooperate in forming a City-County Health Unit; etc., 486.—Reported favorably, 777.—Read second time, passed to engrossment, 1036.—Read third time, passed, 1037.—Caption ordered amended, 1053.—Reported engrossed, 1072.—Returned from the Senate, 1561.—Signed, 1727.—Reported enrolled, 1776.—Sent to the Governor, 1781.

455. By Mr. Elliott: Relative to amending Article 6687b of Vernon's Civil Statutes; to amend Driver's License Act, to make certain things matters of defense rather than matters of exemption; etc., 486.—Read first time, referred to the Committee on Highways and Roads, 486.—Reported favorably, 942.—Read second time, passed to engrossment, 1386.—Read third time, passed, 1387.—Caption ordered amended, 1474.—Reported engrossed, 1545.

456. By Mr. Blanchard: To prohibit any person employed as a private or confidential investigator from determining or attempting to determine the attendance or number of paid admissions at any motion picture or theatre without first displaying to the owner or manager of such theatre his license, credentials or authority as such investigator; etc., 486.—Read first time, referred to the Committee on Criminal Jurisprudence, 486.—Motion to print. 1579.—Reported adversely, 1705.

460. By Mr. White: Relative to the Texas Tort Claims Act; defining certain terms; making liable for tort claims certain units of government in Texas; making exceptions to such liability and excepting certain governmental units; etc., 487.—Read first time, referred to the Committee on Judiciary, 487.

461. By Mr. Woolsey: To provide restrictions on hog raising, or pig raising, breeding, running, keeping or maintaining; providing for issuance of permits by county health officer, 487.—Read first time, referred to the Committee on Public Health, 487.

462. By Mr. Parish: Relative to improving the minimum teacher salary schedule in the Foundation School Program Act; placing supervisors and counsellors under local financing; etc., 487.—Read first time, referred to the Committee on Appropriations, 488.

463. By Mr. Kelly: To amend Chapter 118, Acts of 1951, 52nd Legislature, known as Article 4528c, Chapter 7, Title 71, Revised Civil Statutes of Texas, 1925, as amended, by providing for the registration of water well drillers; etc., 487.—Read first time, referred to the Committee on Conservation and Reclamation, 487.
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profit by recognized state-wide Licensed Vocational Nurses' Organizations for the enrollment of its members only for the purpose of providing nursing service to the public shall not be liable for the payment of occupation taxes and/or license fees. 488.—Read first time, referred to the Committee on Revenue and Taxation. 488.—Reported favorably, 1299.—Read second time, passed to engrossment, 1299.—Read third time, passed, 1299.—Caption ordered amended, 1299.—Reported engrossed, 1265.—Returned from the Senate, 1297.—Signed, 1299.—Reported enrolled, 2443.—Sent to the Governor, 2444.

464. By Mr. Green: To authorize the furnishing on a loan basis, without cost, of necessary textbooks to certain physically handicapped students in State institutions of collegiate rank; classifying students entitled to receive such aid and specifying proof of their qualifications therefor. 488.—Read first time, referred to the Committee on Education, 488.

465. By Mr. Latimer: To promote the educational facilities of the people of the State of Texas by establishing an additional alternative method of financing the construction and improvement of public school buildings and their equipment and furnishings through the creation of the State Public School Building Authority. 488.—Read first time, referred to the Committee on Education, 488.

466. By Mr. Jackson: To validate ordinances entered by county judges declaring the inhabitants of certain cities, towns or villages incorporated, setting forth the boundaries thereof and the officials of such cities, towns or villages; validating the corporate existence of such cities, towns or villages and elections hereinafter held for election of officials and the acceptance of Title 28, Revised Civil Statutes as amended by such cities, towns and villages; etc., 488.—Read first time, referred to the Committee on Municipal and Private Corporations. 488.—Reported favorably, 1299.

467. By Mr. Ramsey: To establish a juvenile board in Panola County, prescribing the membership and powers of the board and providing for compensation of its members; authorizing the board to appoint a juvenile officer; etc., 488.—Read first time, referred to the Committee on Counties. 488.—Reported favorably, 777.—Taken up, 1297.—Read second time, passed to engrossment, 1388.—Read third time, passed, 1388.—Caption ordered amended, 1474.—Reported engrossed, 1537.—Returned from the Senate, 2318.—Signed, 2318.—Reported enrolled, 2372.—Sent to the Governor, 2383.

468. By Mr. Patterson: To create a conservation and reclamation district under Article XVI, Section 59, of the Constitution comprising the territory contained within the cities of Spur, Crosbyton, Halls, and Post, to be known as the "White River Municipal Water District" and abolishing White River Water Control and Improvement District, for the purpose of providing a source of water supply for municipal, domestic, industrial, and mining uses and processing and transporting the same; etc., 488.—Read first time, referred to the Committee on Conservation and Reclamation, 489.—Reported favorably, 720.—Read second time, 1266.—Passed to engrossment, 1266.—Read third time, passed, 1266.—Reported engrossed, 1339.—Returned from the Senate, 2123.—House concurred in Senate amendments, 2387.—Text of Senate amendments, 2387.—Vote recorded, 2324.—Signed, 2418.—Reported enrolled, 2442.—Sent to the Governor, 2444.

469. By Mr. Storey: To validate the incorporation of all cities and towns of 5,000 inhabitants or less, here­tofore incorporated or attempted to be incorporated under the general laws of this state; validating the area and the boundary lines thereof; providing that this Act shall not apply to any city or town now involved in litigation questioning the legality of the incorporation or any of the Acts or proceedings here­by validated, if such litigation is
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470. By Mr. Schwartz of Galveston: To amend subdivision (1) of Article 1750, Penal Code of the State of Texas of 1925, as amended, so as to set out expressly that it is unlawful to fail or destroy public property of the State of Texas or its political subdivisions without the consent of the person in charge of such property. 489.—Read first time, referred to the Committee on Criminal Jurisprudence. 489.—Reported favorably. 1191.—Read second time, passed to engrossment. 1537.—Read third time, passed, 1538.—Reported engrossed, 1537.—Votes recorded, 1539.—Passed to engrossment, 1230.—Returned from the Senate, 1299.—Signed, 1301.—Reported enrolled, 1306.—Sent to the Governor, 1307.

471. By Mr. Burkett: Relative to closing the season for hunting wild turkeys in Dimmit and Zavala Counties; providing a penalty for violation, 489.—Read first time, referred to the Committee on Game and Fisheries, 489.—Reported favorably, 721.

472. By Mr. Richardson: To prescribe the open season for hunting deer in Dimmit and Zavala Counties; providing a penalty for violation, 489.—Read first time, referred to the Committee on Game and Fisheries, 489.—Reported favorably, 590.—Ordered not printed, 646.

473. By Mr. Smith of Jefferson: Concerning the liability of persons who remove, damage or impound motor vehicles without the consent of the owner, 489.—Read first time, referred to the Committee on Judiciary, 489.—Reported favorably.

474. By Mr. Hutchins: To provide an open season for hunting, taking and killing quail in Hunt County, Texas; fixing the days on which such hunting is permitted; fixing the limit on the number of quail killed or that any person may have in possession at any time, 489.—Read first time, referred to the Committee on Game and Fisheries, 490.—Reported favorably, 843.—Read second time, passed to engrossment, 1151.—Read third time, passed, 1152.—Caption ordered amended, 1179.—Reported engrossed, 1299.—Returned from the Senate, 1561.—Signed, 1727.—Reported enrolled, 1777.—Sent to the Governor, 1781.

475. By Mr. Hutchins: To amend Subsection (1) of Section 14, Chapter 110, page 193, Acts of the 51st Legislature, 1949, setting forth certain powers of eminent domain granted the Sabine River Authority, 490.—Read first time, referred to the Committee on Conservation and Reclamation, 490.

476. By Mr. Jamison: To Amend Article 6205, Revised Civil Statutes of Texas, 1925, as amended, to provide that widows of Confederate soldiers and sailors who were married to such soldiers and sailors prior to January 1, 1922, shall be eligible for pensions under certain circumstances and to provide that no widow of a Confederate veteran born since January 1, 1886, shall be entitled to a widow’s pension, 490.—Read first time, referred to the Committee on Military and Veteran’s Affairs, 490.—Reported favorably, 694.—Read second time, passed to engrossment, 1391.—Read third time, passed, 1392.—Caption ordered amended, 1474.—Reported engrossed, 1537.

477. By Mr. Walling: To create Midwestern University at Wichita Falls, Texas, and providing for work
at said University suitable to a University of higher learning teaching the liberal arts and sciences of the first class; providing for the organization, control and management thereof, the appointment of a Board of Regents, and selection of a President etc., 514.—Read first time, referred to the Committee on State Affairs 514.—Additional signers of, 515.—Reported favorably, 515.—Taken up, 2486.—Read second time, third time, passed, 2487.—Reported a President etc., 514.—Read first time.提供了对组织、控制和管理的管理，以及任命董事会的成员，并且选择了校长等，514.—在州事务委员会第一委员会中，第一委员会，515.—被一致通过，515.—被提高到数额，2486.—读第二次，第三次，通过，2487.—报告了一个总统等，514.—读第一次。
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annuity, subject to nullification of the provisions of this act by the husband by notice to the insurance company, 516.—Read first time, referred to the Committee on Insurance, 516.

485. By Mr. Spillman: Concerning exemption from jury service, amending Article 2135. Revised Civil Statutes of 1925, as amended, providing for exemption of school teachers from jury service during teaching, 515.—Read first time, referred to the Committee on Agriculture, 515.

486. By Mr. Strickland: To create three additional District Courts in and for Bexar County, Texas, to be known as the 146th, 147th and 150th District Courts; providing that the 146th District Court, the 147th District Court, and the 150th District Court, shall not function as courts until the Judges thereof have been duly elected in the general election in November, 1958, and have qualified and until January 1, 1959; etc., 515.—Read first time, referred to the Committee on Judicial Districts, 516.—Reported favorably, 1296.—Taken up, 1476.—Read second time, 1477.—Passed to engrossment, 1478.—Passed, 1479.—Caption ordered amended, 1479.—Reported engrossed, 1537.—Returned from the Senate, 2969.—Taken up, 3318.—House concurred in Senate amendments, 3319.—Text of Senate amendments, 3319.—Signed, 3397.—Reported enrolled, 3420.—Sent to the Governor, 3431.

487. By Mr. Sudderth: To amend Article I, Chapter 467, Acts of the 45th Legislature, Second Called Session, 1935, as amended, prohibiting the sale of intoxicating liquors, beer or wine, in grocery stores or food markets, 516.—Read first time, referred to the Committee on Liquor Regulation, 516.

488. By Mr. Ellis: To amend Section 12, Acts 1933, 43rd Legislature, as amended, prohibiting the sale of intoxicating liquors, beer or wine, in grocery stores or food markets, 516.—Read first time, referred to the Committee on Liquor Regulation, 516.

489. By Mr. Ellis: To amend that part of Section 2 titled "Co-Operative Financing Plan" and Section 10 of Acts 1959, 46th Legislature, Page 31, as amended, Acts 1953, and 1955, by eliminating the portion thereof requiring that the enforcement of the tomato grading and inspection program be self-financing, 516.—Read first time, referred to the Committee on Agriculture, 516.

490. By Mr. McGregor of McLennan: To make it unlawful for anyone to willfully deface, disfigure, damage or destroy any historical building or monument; defining any historical building or monument; providing penalties, 516.—Read first time, referred to the Committee on Criminal Jurisprudence, 516.—Reported favorably, 1704.

491. By Mr. Schwartz of Washington: To require a special audit of county records in any county upon a petition of at least thirty per cent of the qualified voters of the county; providing for an auditor for such special audit; etc., 516.—Read first time, referred to the Committee on Counties, 516.—Reported favorably, 942.

492. By Mr. Cox of Montgomery: To authorize the County Clerk of each county to destroy blood test certificates on file in the County Clerk's office after the expiration of one year from the date of filing; etc., 516.—Read first time, referred to the Committee on Judiciary, 517.

493. By Mr. Forewum: Relates to inspection of steam boilers; changing the amount of inspection fees and fees for the issuance of certificates of operation; etc., 517.—Read first time, referred to the Committee on Labor, 517.—Reported favorably, 1191.—Read second time, passed to engrossment, 2187.—Read third time, passed, 2188.—Caption ordered amended, 2246.—Reported engrossed, 2327.—Votes recorded, 2352.—Returned from the Senate, 2846.—Signed.
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<td>By Mr. Cloud: To create a conservation and reclamation district under Article XVI, Section 59, of the Constitution comprising the territory contained within the cities of Seymour, Knox City, Munday, Grove, Haskell, Rule, and Rochester, to be known as the &quot;North Central Texas Municipal Water Authority&quot;; etc., 517. Read first time, referred to the Committee on Conservation and Reclamation, 517. Reported favorably, 595. Taken up, 1037. Read second time, passed to engrossment, 1038. Read third time, passed, 1039. Caption ordered amended, 1062. Reported engrossed, 1087. Returned from the Senate, 1053. Signed, 1727. Reported enrolled, 1777. Sent to the Governor, 1781.</td>
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<td>By Mr. Sanders: To amend Section 1 of Chapter 283, Acts of the 44th Legislature, Regular Session, 1935, (Article 37a of Vernon's Texas Civil Statutes) to include the Veterans Administration and the Administrator of Veterans Affairs in the Exemption from security and bond requirements in actions brought in the courts of this State, 517. Read first time, referred to the Committee on Military and Veteran's Affairs, 517. Reported favorably, 694. Read second time, passed to engrossment, 1152. Read third time, passed, 1153. Caption ordered amended, 1179. Reported engrossed, 1230. Returned from the Senate, 2111. House concurred to Senate amendments, 2255. Text of Senate amendments, 2418. Reported enrolled, 2444. Sent to the Governor, 2444.</td>
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<td>By Mr. Sutton: To amend Article 1834 of Vernon's Annotated Penal Code of Texas, 1925, naming an Act of the Legislature of the State of Texas of 1858, page 132 as amended by an Act of the Legislature of the State of Texas of 1878, page 9, defining embezzlement and conversion, providing a penalty for violation of any provision of this Act, and providing that a conviction for a violation of any provision of this Act may be had upon the uncorroborated testimony of any accomplice; etc., 518. Read first time, referred to the Committee on Criminal Jurisprudence, 518. Reported favorably, 2466.</td>
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<td>By Mr. Mann: Relating to continuances in court actions where a party or an attorney for a party is a member of the Legislature; to amend Section 1 of Chapter 7, Acts of the 61st Legislature, Regular Session, as amended, and as re-enacted by Chapter 169, Acts of the 61st Legislature, Regular Session, codified as Article 218a of Vernon's Texas Civil Statutes, 518. Read first time, referred to the Committee on Judiciary, 518.</td>
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By Mr. Jones: To make an
appropriation to pay the principal
and interest of a certain judgment obtained
against the State of Texas on No­
ember 19, 1956, in Cause No.
102,424, styled Coleman Gas Com­
pany vs. The State of Texas, 539.—Read
first time, referred to the Committee on
Education, 539.—Reported favor­
ably, 942.—Motion to place on
second reading, lost, 2753.

By Mr. McGregor of McLennan:
To regularize districts: validating the acts
and/or creation of all School Dis­
tricts; validating the acts of county
boards of school trustees, County
Judges, Commissioners Court,
Boards of trustees of such School
Districts and municipal governing
bodies; validating tax elections; etc.,
539.—Read first time, referred to the
Committee on School Districts,
539.—Reported favorably, 784.—
Read second time, passed, 1393.—
Passed, 1397.—Caption or­
dered amended, 1474.—Reported
engrossed, 1572.—Returned from
the Senate, 2122.—H. C. R. No. 99,
authorizing certain corrections In,
2250.—Signed, 2472.—Reported
engrossed, 2899.

By Mr. Bartram: To validate
the establishment, organization,
institutions of higher learning sup­
ported and maintained by the State
608. By Mr. Huffman: To amend the Workmen's Compensation Law, Title 130 of the Texas Revised Civil Statutes of 1925, and amendments thereto, providing for the claimant thereunder to bring his claim for workmen's compensation directly in court, and to allow an appeal to a court from the proceedings of the Industrial Accident Board at any stage thereof by giving written notice to said Board; etc., 540.—Read first time, referred to the Committee on Municipal and Private Corporations, 540.

509. By Mr. Strawford: To authorize any incorporated city or town to issue bonds to refund outstanding bonds payable from and secured by a pledge of revenues derived from its electric light and power system, gas system, or any combination of two or more such systems and containing provisions relating to said refunding bonds; etc., 540.—Read first time, referred to the Committee on State and Local Affairs, 550.

611. By Mr. Thurmond: To amend Article 339, Code of Criminal Procedure of the State of Texas; providing the qualifications for grand jurors in the State of Texas; etc., 540.—Read first time, referred to the Committee on Criminal Jurisprudence, 540.—Reported favorably, 2116.

612. By Mr. Thurmond: Relative to enabling the Game and Fish Commission to sell or exchange sections or parcels of land in Brewster, Culberson and Hudspeth Counties, limiting the amount and quality of land that may be sold or exchanged; prescribing the manner of exchange; etc., 540.—Read first time, referred to the Committee on State Affairs, 540.—Reported favorably, 2665.—Read second time, passed to engrossment, 2816.—Read third time, passed, 2817.—Caption ordered amended, 2846.—Reported engrossed, 2899.

513. By Mr. Mayes: To validate deeds, conveyances and instruments executed by the county judge and joined by the Commissioners' Court where such instruments were executed prior to 1930 under certain conditions and circumstances; providing the Act shall not apply to land conveyed to a county for educational purposes, nor to instances where the validity of the sale or conveyance is being questioned in pending litigation, 542.—Read first time, referred to the Committee on Counties, 562.—Reported favorably, 1483.

514. By Mr. Tunnell: Relative to making an appropriation to pay the principal due thereon of a certain judgment obtained against the State of Texas in Cause No. 105,692, styled Delta Gulf Drilling Company vs. The State of Texas in the 156th Judicial District Court of Travis County, Texas; according to the tenor, effect and reading of such judgment; etc., 562.—Read first time, referred to the Committee on Claims and Accounts, 562.

515. By Mr. Sandahl: To amend H. R. No. 178, Acts, 52nd Legislature, 1951, (Article 320K-14), Vernon's Civil Statutes, so that in the 53rd Judicial District of Texas the maximum salary of Assistants, Investigators, Reporters and Secretaries appointed by the District Attorney may be fixed at a sum exceeding $7,500, 562.—Read first time, referred to the Committee on Judicial Districts, 562.—Reported favorably, 1067.—Read second time, laid on the table subject to call in lieu of S. B. No. 284, 1134.

516. By Mr. Moore of Harris: To prohibit any person, firm, corporation, or association that owes wages,
517. By Mr. Moore of Harris: To amend Article 5155, Revised Civil Statutes of Texas, 1925, as amended, so as to make its provisions relating to employees' wages applicable to every person. §62.—Read first time, referred to the Committee on Judiciary, §63.—Reported favorably, §64.—Read second time, passed to engrossment, §65.—Read third time, passed, §66.—Caption enrolled, §67.—Returned from the Senate, §68.—Signed, §69.—Reported enrolled, §70.—Sent to the Governor, §71.

518. By Mr. de la Garza: To amend Chapter 315, Acts of the 54th Legislature, 1955, by permitting such districts to enter into contracts with the Federal Government or agency or instrumentality thereof for the construction of improvements for which such districts were organized, etc., §72.—Read first time, referred to the Committee on Conservation and Reclamation, §73.—Reported favorably, §74.—Read second time, passed to engrossment, §75.—Read third time, passed, §76.—Caption ordered amended, §77.—Reported enrolled, §78.—Returned from the Senate, §79.—Signed, §80.—Reported enrolled, §81.—Sent to the Governor, §82.

519. By Mr. Terrell: Relative to prohibiting practices in connection with the election of officers to constitute the militia and be subject to military duty. §83.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, §84.—Reported favorably, §85.—Passed to second reading, §86.—Passed to third reading, §87.—Motion to place on third reading, lost, §88.—Reported enrolled, §89.—Read third time, passed, §90.—Returned from the Senate, §91.—Reported enrolled, §92.—Sent to the Governor, §93.
524. By Mr. Jones: To require all contracts relating to the distribution and licensing of motion pictures or films to be shown in theaters in the State of Texas, shall be construed in accordance with the rules arising out of such license agreements, 564.—Reported favorably, 1336.—Read first time, passed to the Committee on Judiciary, 566.—Reported favorably, 1875.—Returned from the Senate, 3232.—Signed, 3374.—Sent to the Governor, 3431.

525. By Mr. Jackson: To permit the establishment of a period of time, following the regular hunting season, for the hunting of deer and turkey exclusively with bow and arrows; etc., 564.—Read first time, referred to the Committee on Game and Fisheries, 565.—Reported favorably, 1336.—Read second time, passed to engrossment, 2258.—Motion to place on third reading, lost, 2778.—Read engrossed, 2899.—Read third time, passed, 3005.—Returned from the Senate, 3232.—Signed, 3374.—Reported enrolled, 3431.—Sent to the Governor, 3431.

526. By Mr. Hollowell: To amend section 1 of Chapter 51 of the General and Special Laws of the 50th Legislature of Texas, Regular Session, 1947, so as to provide an open season for hunting, taking and killing quail in Rains County, Texas; etc., 564.—Read first time, referred to the Committee on Game and Fisheries, 565.—Reported favorably, 2258.—Read second time, passed to engrossment, 3133.—Read third time, passed, 3134.—Caption ordered amended, 3210.—Reported enrolled, 3255.

527. By Mr. Lee: To amend Section 3, Section 9(A), Section 10, Section 12, Section 13, Section 17, Section 19, Section 19(A), and Section 21 of Chapter 318, Acts of the 51st Legislature, Regular Session, 1949, as amended, to provide for the issuance of negotiable bonds not exceeding the aggregate sum of Two Hun-

528. By Mr. Patterson: To create the County Court At Law of Scurry County; defining the jurisdiction of said court; prescribing the terms of said court; prescribing the qualifications of the Judges; etc., 564.—Read first time, referred to the Committee on Courts, 565.—Reported favorably, 777.—Taken up, 1045.—Read second time, passed to engrossment, 1046.—Read third time, passed, 1046.—Caption ordered amended, 1053.—Reported enrolled, 1088.

529. By Mr. Hughes of Dallas: To amend Article 483, Chapter 4, Revised Penal Code of the State of Texas, 1925, as amended by Acts, 1931, by the 52nd Legislature, making it unlawful to carry arms; enumerating the arms so prohibited; etc., 565.—Read first time, referred to the Committee on Criminal Jurisprudence, 648.—Reported favorably, 1135.—Read second time, passed to engrossment, 1661.—Read third time, passed, 1662.—Caption ordered amended, 1704.—Certain correction authorized, 1705.—Reported engrossed, 1705.—Returned from the Senate, 2282.—Signed, 2544.—Reported enrolled, 2504.—Sent to the Governor, 2710.

530. By Mr. Henley: To prescribe the annual license fee for the registration of a motor vehicle owned and operated by a non-profit service organization and designed, constructed and used primarily for promotion, demonstration or parade purposes where such vehicle is not licensed for registration under other laws of this State, 878.—Read first time, referred to the Committee on Motor
Continued.

Traffic, 578.—Reported favorably, 1054.—Read second time, passed to engrossment, 1399.—Read third time, passed, 1400.—Caption ordered amended, 1474.—Reported engrossed, 1538.

531. By Mr. Schram: To validate the organization and creation of the Brushy Creek Water Control and Improvement District No. 1 of Williamson and Milam Counties, etc., 576.—Read first time, referred to the Committee on Conservation and Reclamation, 576.—Reported favorably, 944.—Read second time, 1451.—Passed to engrossment, 1402.—Read third time, passed, 1463.—Caption ordered amended, 1474.—Reported engrossed, 1571.—Returned from the Senate, 2853.—Signed, 3063.—Reported enrolled, 3261.—Sent to the Governor, 3266.

532. By Mr. Strickland: To make it unlawful to use or employ doors or barriers to keep persons from entering polling places within which loitering and electioneering are unlawful while the polls are open, 577.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 578.—Reported favorably, 944.—Read second time, 1450.—Passed to engrossment, 1461.—Read third time, passed, 1462.—Caption ordered amended, 1474.—Reported engrossed, 1572.

533. By Mr. Elliott: To amend an Act of the 48th Legislature, 1943, page 619, Chapter 358, creating municipal pension systems in all cities in this State having a population of three hundred eighty-four thousand or more according to any preceding or future federal census, as the same may have been amended from time to time, 679.—Read first time, referred to the Committee on Municipal and Private Corporations, 679.—Reported favorably, 1704.—Read second time, passed to engrossment, 1793.—Read third time, passed, 1864.—Caption ordered amended, 1910.—Reported engrossed, 1974.—Returned from the Senate, 2852.—House concurred in Senate amendments, 2362.—Door of Senate amended, 2362.—Signed, 2597.—Reported enrolled, 3421.—Sent to the Governor, 3431.

534. By Mr. Anderson: To establish a juvenile board in Midland County; prescribing the membership and powers of the board and providing for compensation of its members; authorizing the board to appoint a juvenile officer; etc., 579.—Read first time, referred to the Committee on Counties, 579.—Reported favorably, 942.—Read second time, passed to engrossment, 1156.—Read third time, passed, 1157.—Caption ordered amended, 1179.—Reported engrossed, 1239.—Returned from the Senate, 1649.—Signed, 1728.—Reported enrolled, 1777.—Sent to the Governor, 1781.

535. By Mr. Presler: To make an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by the Shell Oil Company, etc., 578.—Read first time, referred to the Committee on Claims and Accounts, 579.

536. By Mr. Hale: To amend Title 52, Revised Civil Statutes of Texas, providing that the county judge shall be disqualified to try any condemnation case wherein the county of which he is the administrative head is a party; authorizing the recovery of damages by tenants on land being condemned even though such tenants do not own an interest in the land; etc., 607.—Read first time, referred to the Committee on Judiciary, 607.

537. By Mr. Hale: To amend Articles 338, 339, 346, 349, 352, 354, and 631, Code of Criminal Procedure of the State of Texas, to provide for the separation of jurors under certain circumstances wherein the jury consists of a mixed group of male and female jurors; providing for the service of women on Grand Juries, 607.—Read first time, referred to the Committee on Criminal Jurisdiction, 607.—Reported favorably, 668.—Read second time, passed to engrossment, 2189.—Read third time, passed, 2190.—Caption ordered amended, 2246.—Reported engrossed, 2327.—Votes recorded, 2352.

538. By Mr. Forsyth: To make it unlawful to use or employ doors or barriers to keep persons from entering polling places within which loitering and electioneering are unlawful while the polls are open, 577.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 578.—Reported favorably, 944.—Read second time, passed to engrossment, 1402.—Passed to engrossment, 1403.—Reported favorably, 1404.—Read second time, passed, 1405.—Caption ordered amended, 1474.—Reported engrossed, 1571.—Returned from the Senate, 2853.—Signed, 3063.—Reported enrolled, 3261.—Sent to the Governor, 3266.

539. By Mr. Forsyth: To establish a juvenile board in Midland County; prescribing the membership and powers of the board and providing for compensation of its members; authorizing the board to appoint a juvenile officer; etc., 579.—Read first time, referred to the Committee on Counties, 579.—Reported favorably, 942.—Read second time, passed to engrossment, 1156.—Read third time, passed, 1157.—Caption ordered amended, 1179.—Reported engrossed, 1239.—Returned from the Senate, 1649.—Signed, 1728.—Reported enrolled, 1777.—Sent to the Governor, 1781.

540. By Mr. Presler: To make an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by the Shell Oil Company, etc., 578.—Read first time, referred to the Committee on Claims and Accounts, 579.

541. By Mr. Hale: To amend Title 52, Revised Civil Statutes of Texas, providing that the county judge shall be disqualified to try any condemnation case wherein the county of which he is the administrative head is a party; authorizing the recovery of damages by tenants on land being condemned even though such tenants do not own an interest in the land; etc., 607.—Read first time, referred to the Committee on Judiciary, 607.

542. By Mr. Hale: To amend Articles 338, 339, 346, 349, 352, 354, and 631, Code of Criminal Procedure of the State of Texas, to provide for the separation of jurors under certain circumstances wherein the jury consists of a mixed group of male and female jurors; providing for the service of women on Grand Juries, 607.—Read first time, referred to the Committee on Criminal Jurisdiction, 607.—Reported favorably, 668.—Read second time, passed to engrossment, 2189.—Read third time, passed, 2190.—Caption ordered amended, 2246.—Reported engrossed, 2327.—Votes recorded, 2352.
boards to spread or open a shrimp trawl in the inland salt waters of Nueces County during the closed season of a greater size and dimension than 24 by 36 inches, or to a total of 864 square inches. 607.—Read first time, referred to the Committee on Game and Fisheries. 607.—Reported favorably, 964.—Read second time, passed to engrossment, 1158.—Read third time, passed, 1159.—Caption ordered amended, 1179.—Reported engrossed, 1230.—Returned from the Senate, 1230.—Signed, 1230.—Reported enrolled, 1778.—Sent to the Governor, 1781.

529. By Mr. Smith of Jefferson: To provide that it shall be unlawful to sell, or offer for sale, any rat poison, insect poison, or any other preparation which contains thallium sulphate or any other thallium compound, in sufficient quantity to be dangerous to the health or life of a human being. 607.—Read first time, referred to the Committee on Public Health. 607.—Reported favorably, 1403.—Read second time, 1404.—Passed to engrossment, 1404.—Read third time, passed, 1404.—Caption ordered amended, 1474.—Reported enrolled, 1538.—Returned from the Senate, 1569.—Signed, 1578.—Reported enrolled, 1778.—Sent to the Governor, 1781.

540. By Mr. Green: Concerning registration of motor vehicles, amending Section 3, Chapter 88, Acts of the 41st Legislature, Second Called Session, 1929, General Laws, as amended, providing that disabled veterans who are provided or assisted in providing an automobile or other motor conveyance by the Federal Government through the Administrator of Veterans Affairs shall not be required to pay registration fees. 607.—Read first time, referred to the Committee on Highways and Roads. 608.—Reported favorably, 1275.

541. By Mr. Spillman: Concerning traffic signs, authorizing the State Highway Department and local authorities in their respective jurisdictions, to erect yield right-of-way signs for intersections of highways and streets. 608.—Read first time, referred to the Committee on Highways and Roads. 608.—Reported favorably, 1067.—Read second time, passed to engrossment, 1068.—Read third time, passed, 1069.—Caption ordered amended, 1271.—Reported engrossed, 1272.—Returned from the Senate, 2875.—Signed, 3011.—Reported enrolled, 3074.—Sent to the Governor 3078.

542. By Mr. Koehnahn: To amend Article 30 of the Penal Code of the State of Texas, by changing the age therein stated from nine to ten to conform with the Juvenile Laws of this State. 608.—Read first time, referred to the Committee on Criminal Jurisprudence, 608.—Reported favorably, 1336.

543. By Mr. Pool: To amend Article 476 of the Penal Code of the State of Texas, 1925, to provide that whoever uses any telephone in any manner with intent to harass, annoy, torment, abuse, threaten or intimidate another shall be guilty of a misdemeanor, and upon conviction shall be fined not less than $100 nor more than $1000, or by imprisonment in the county jail for not less than one month nor more than twelve months, or by both such fine and imprisonment. 608.—Read first time, referred to the Committee on Criminal Jurisprudence, 608.

544. By Mr. Anderson: To make an appropriation to pay the principal due on a certain judgement obtained against the State of Texas by C. V. Lyman; etc. 608.—Read first time, referred to the Committee on Claims and Accounts, 608.

545. By Mr. Hovey: Concerning teaching certificates and permits, amending Article 288a of the Revised Civil Statutes of 1925, as amended, and amending Article 891 of the Penal Code of Texas, 1925, and providing for the hiring of substitute teachers who do not have Texas Teacher's Certificate and providing that county, city superintendents or school trustees may hire non-certified substitute school teachers without being criminally liable for such act. 608.—Read first time,
546. By Mr. Bell: To amend Article 1.03 through 1.09, inclusive of the Insurance Code, as enacted by Chapter 491, Acts of the 52nd Legislature, 1951, as amended, and adding to such Insurance Code a new article designated as Article 1.01 to reorganize the Board of Insurance Commissioners; etc., 608.—Read first time, referred to the Committee on State Affairs, 609.

547. By Mr. Jamison: To authorize electric cooperatives to serve any rural area, any area which was a rural area when service was undertaken and any area now served by such corporation; authorizing such corporations to admit to membership any person desiring service in the area served by the corporation; etc., 609.—Read first time, referred to the Committee on State Affairs, 609.—Reported favorably, 1873.—Set as a special order, 2146.—Read second time, 2361.—Passed to engrossment, 2367.—Read third time, passed, 2368.—Caption ordered amended, 2420.—Votes recorded, 2474.—Returned from the Senate, 2626.—Signed, 2725.—Reported enrolled, 2790.—Sent to the Governor, 2790.

548. By Mr. Sutton: Relative to constituting a local law for the maintenance of the public roads and highways in Dallas County by authorizing the county to issue certificates of indebtedness for the purpose of acquiring right of way for designated state highways or federal highways when the acquisition of such right of way is approved by the State Highway Commission, and payment of expenses in connection with such acquisition; etc., 609.—Read first time, referred to the Committee on Counties, 609.—Reported favorably, 1191.  

551. By Mr. Hollowell: Relative to authorizing Junior College Districts to issue refunding bonds; prescribing the method of issuing such bonds and prescribing certain limitations upon the right to issue them; permitting approval thereof by the Attorney General and permitting registration by the Comptroller of Public Accounts; etc., 609.—Read first time, referred to the Committee on Education, 609.—Reported favorably, 942.—Read second time, 1856.—Passed to engrossment, 1857.—Read third time, passed, 1858.—Caption ordered amended, 1871.—Reported engrossed, 2027.—Returned from the Senate, 2869.—Signed, 3036.—Reported enrolled, 3204.—Sent to the Governor, 3210.

552. By Mr. Mullen: To amend Article 1678 of the Code of Criminal Procedure of the State of Texas to provide that witnesses in felony cases residing and subpoenaed outside the county where the trial is held shall be allowed seven dollars a day for each day they are in attendance upon the court and six cents for each mile they travel in going to and returning from the place of trial, 609.—Read first time, referred to the Committee on Criminal Jurisprudence, 609.—Reported favorably, 1191.

553. By Mr. Huffor: To authorize the Board of Regents of the Texas Teachers Colleges to execute and deliver to the State Highway Commission a right-of-way easement for the construction and maintenance of U. S. Highway 75 bypass loop extending along and across certain
554. By Mr. Sutton: To provide authority for the regulation of unfair methods of competition and unfair and deceptive acts and practices in the business of insurance; etc., 610.—Read first time, referred to the Committee on Insurance, 610.

555. By Mr. Sutton: To amend the Insurance Code of Texas, Acts 1951, 52d Legislature, Chapter 21, by adding a new article thereto to provide that minors not less than ten years of age and without guardians of their estates may contract for and otherwise acquire policies of life, term or endowment insurance, or annuity contracts, and exercise all rights and powers and give valid acceptance thereunder notwithstanding their minority and as though of full legal age; etc., 610.—Read first time, referred to the Committee on Insurance, 610.

556. By Mr. Crosthwait: To make an appropriation to pay amount owed by the State for apportionments to counties where county officers are paid salaries and where there is a Criminal District Attorney or County Attorney performing the duties of District Attorney, or where the full salary of the District Attorney is paid out of the Officers' Salary Fund of the County,
Texas and the Cities of Brownsville, Raymondville, Harlingen, et al., Plaintiffs, vs. Hidalgo County Control and Improvement District, No. 18, et al, Defendants; etc., 657. —Read first time, referred to the Committee on Judiciary, 657. —Reported favorably, 1336.

561. By Mr. Crosthwait: To amend Chapter V, Title 16, of Texas Banking Code of 1943 by adding thereto a new article authorizing State banks to own or lease land in the vicinity of such banks for use as automobile parking area for its customers and employees; etc., 658. —Read first time, referred to the Committee on Banks and Banking, 658. —Reported favorably, 964. —Read second time, passed, 1852. —Passed to engrossment, 1853. —Read third time, passed, 1854. —Caption ordered amended, 1871. —Reported engrossed, 2027. —Votes recorded, 2352.

562. By Mr. Dungan: Relative to providing for the payment or an increased pension to widows of Confederate Veterans who reside outside the Confederate Home of this State; etc., 658. —Read first time, referred to the Committee on Military and Veteran’s Affairs, 658. —Reported favorably, 1298. —Set as a special order, 2697. —Read second time, passed to engrossment, 2744. —Read third time, passed, 2746. —Reported engrossed, 2899. —Votes recorded, 2352.

563. By Mr. Strickland: To authorize boards of trustees of school districts to require pupils to be vaccinated for poliomyelitis and to exclude pupils who have not been vaccinated, 658. —Read first time, referred to the Committee on School Districts, 658. —Reported favorably, 1191.

564. By Mr. Strickland: To prohibit the employment of children of compulsory school age during school hours of the regular school year, unless such children are exempt from compulsory school attendance; etc., 658. —Read first time, referred to the Committee on Labor, 658. —Reported favorably, 1298. —Read second time, passed to engrossment, 2193. —Read third time, passed, 2194. —Caption ordered amended, 2046. —Reported engrossed, 2327. —Votes recorded, 2352.

565. By Miss Isaacks: To increase the compulsory school attendance age to seventeen years and require daily attendance for the full regular school term; etc., 658. —Read first time, referred to the Committee on Education, 658. —Reported favorably, 1336.

566. By Miss Isaacks: To prohibit the employment of children of compulsory school age during school hours of the regular school year unless such children are exempt from compulsory school attendance; etc., 658. —Read first time, referred to the Committee on Labor, 658. —Reported favorably, 1298. —Read second time, passed to engrossment, 2193. —Read third time, passed, 2194. —Caption ordered amended, 2046. —Reported engrossed, 2327. —Votes recorded, 2352.

567. By Mr. McGregor of El Paso: To amend paragraph (3) of Article 7084, Revised Civil Statutes of 1925, as amended, to provide that corporations which operate housing projects in connection with Military Reservations shall pay a franchise tax based upon gross receipts instead of gross assets and thereby excluding from the tax base long-term indebtedness; etc., 658. —Read first time, referred to the Committee on Revenue and Taxation, 659.

568. By Mr. Moore of Harris: To make an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by the Salt Dome Production Company; etc., 659. —Read first time, referred to the Committee on Claims and Accounts, 659.

569. By Mr. Moore of Harris: To make an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by the Salt Dome Production Company; etc., 659. —Read first time, referred to the Committee on Claims and Accounts, 659.

570. By Mr. Moore of Harris: To make an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by Peter N. Petkas; etc., 659.
Continued.

-Read first time, referred to the Committee on Claims and Accounts, 659.

571. By Mr. Jamison: Relative to changing the name of the Texas State College for Women at Denton, in Denton County, to the "Texas University for Women"; etc., 669.
-Read first time, referred to the Committee on Education, 669.

572. By Mr. Elliott: To make an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by the Drilling and Exploration Company, Inc., 669.
-Read first time, referred to the Committee on Claims and Accounts, 669.

573. By Mr. Ell! ott: To make an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by C. N. Housh; etc., 659.
-Read first time, referred to the Committee on Claims and Accounts, 659.

574. By Mr. Hensley: Relative to revising the election laws of this State and repealing certain Articles of the Penal Code of this State; etc., 659.
-Read first time, referred to the Committee on Privileges, Suffrage and Elections, 659.

575. By Mr. de la Garza: To create a State Youth Authority for the protection, care, training and parole supervision of delinquent children; etc., 659.
-Read first time, referred to the Committee on State Affairs, 660.

576. By Mr. McIlhany: To provide for the creation of public cemetery districts; to provide for the election of officers and their duties; etc., 660.
-Read first time, referred to the Committee on State Affairs, 660.

577. By Mr. Welch: To amend the Optional County Road Law of 1947, so as to authorize the employment of a County Road Administrator to perform the duties imposed upon the County Road Engineer in the event a county is unable to employ a licensed professional engineer, 660.
-Read first time, referred to the Committee on Counties, 660.

578. By Mr. Cloud: To fix the period that deer and wild turkey may be hunted, taken or killed in Throckmorton County, 659.
-Read first time, referred to the Committee on Game and Fisheries, 660.

579. By Mr. Conley: To grant to the Willacy County Navigation District the power and authority to lease land; to sell land to governmental agencies; etc., 660.
-Read first time, referred to the Committee on State Affairs, 660.

580. By Mr. Baker: Relating to deaths and dead bodies; providing for the appointment of the Chief Medical Examiner by the Public Safety Commission; etc., 660.
-Read first time, referred to the Committee on State Affairs, 660.

Caption ordered amended, 1408.
-Reported engrossed, 1538.
-Returned from the Senate, 2381.
-Signed, 2381.
-Sent to the Governor, 2383.

581. By Mr. Conley: Relating to the Pink Bollworm Control Act; providing for the election and polling places to vote on such Act; etc., 661.
-Read first time, referred to the Committee on Agriculture, 661.

Caption ordered amended, 1474.
-Reported from the Senate, 2103.
-Signed, 2333.
-Reported enrolled, 2381.
-Sent to the Governor, 2383.
582. By Mr. Glusing: Relative to amending H. B. No. 642, 51st Legislature, Regular Session, making Act applicable to all state institutions of higher education; authorizing the investment or placing on time deposits not more than 85% of the students' "General Property Deposits"; establishing a student deposit fund, etc., with exceptions, 661.—Read first time, referred to the Committee on Education, 661.—Reported favorably, 1336.—Read second time, passed, 2667.—Reported engrossed, 2667.—Returned from the Senate, 2668.—Signed, 2669.—Reported enrolled, 2670.—Sent to the Governor, 3210.

583. By Mr. Bass: Relative to domestic insurance companies for the purpose of taxation; amending Articles 3.15, 3.16, and 4.03 of the Insurance Code, etc., 661.—Read first time, referred to the Committee on Revenue and Taxation, 661.—Reported favorably, 1336.—Read second time, passed to engrossment, 2668.—Read third time, passed, 3048.—Caption ordered amended, 3063.—Reported engrossed, 3064.—Returned from the Senate, 3065.—Signed, 3066.—Reported enrolled, 3067.—Sent to the Governor, 3242.—Sent to the Governor, 3243.

584. By Mr. Mays: Concerning the Foundation School Program; amending Section 2, Article V, Chapter 394, Acts 51st Legislature, providing for a minimum monthly salary of $125.00 for school bus drivers, etc., 661.—Read first time, referred to the Committee on Education, 661.—Reported favorably, 1336.—Read second time, passed to engrossment, 3135.—Read third time, passed, 3136.—Caption ordered amended, 3137.—Returned from the Senate, 3281.—Signed, 3282.—Reported enrolled, 3283.—Sent to the Governor, 3431.

585. By Mr. Cory: Relative to amending Subsection (a) of Section 30 of the Certificate of Title Act (Article 1436-1, Vernon's Texas Penal Code), etc., 661.—Read first time, referred to the Committee on Highways and Roads, 661.

586. By Mr. Bass: Relative to amending Brazoria County Road District No. 34 of Brazoria County, Texas, granting it the authority to issue tax bonds, revenue bonds, etc., 662.—Read first time, referred to the Committee on Counties, 662.

587. By Mr. McDonald: Relative to amending the subject matter of the Texas Unemployment Compensation Act, as amended, 707.—Read first time, referred to the Committee on State Affairs, 708.—Reported favorably, 1708.—Read second time, 1711.—Passed to engrossment, 1712.—Read third time, passed, 1713.—Certain corrections authorized, 2731.—Reported engrossed, 2732.—Returned from the Senate, 2733.—Signed, 2734.—Reported enrolled, 2735.—Sent to the Governor, 3266.

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785. By Mr. Heitman: Relates to changing the open season for squirrel in San Augustine County, 816.—Read first time, referred to the Committee on Game and Fisheries, 816.—Reported favorably, 843.

786. By Mr. Wilkins of Potter: Relates to amending Article 287 of the Penal Code and Article 2892 of the Revised Civil Statutes, 1925, providing for the compulsory attendance of children in the public schools, 816.—Read first time, referred to the Committee on Education, 816.

787. By Mr. Cline: Relates to creating the Boling Municipal Water District in Wharton County, 816.—Read first time, referred to the Committee on Conservation and Reclamation, 816.—Reported favorably, 1531.

788. By Mr. Terrell: Relates to making certain adjustments in the Tax Structure of the State of Texas; provides increased rates in the tax levied on oil produced within this State; etc., 816.—Read first time, referred to the Committee on Revenue and Taxation, 816.

789. By Mr. Kelly: Relates to changing the name of "Abilene State Hospital"; providing for its operation; ratifying contracts; providing for qualifications for the Superintendent; providing that epilepsy shall not be a bar to admission to a State institution or public school, 816.—Read first time, referred to the Committee on State Hospitals and Special Schools, 816.—Reported favorably, 264.—Taken up, 1931.—Read second time, passed to engrossment, 1935.—Read third time, passed, 1938.—Caption ordered amended, 1934.—Returned from the Senate, 1935.—Signed, 1935.—Reported enrolled, 2566.—Sent to the Governor, 3266.

790. By Mr. Spilman: Relates to amending Chapter 352, Acts of the Regular Session of the 50th Legislature, as amended, pertaining to the Employees Retirement System of Texas; etc., 816.—Read first time, referred to the Committee on State Affairs, 817.—Reported favorably, 2163.—Read second time, 2753.—Passed to engrossment, 2769.—Read third time, passed, 2770.—Caption ordered amended, 2770.—Returned from the Senate, 2935.—Passed, 3065.—Returned from the Governor, 3266.

791. By Mr. Spilman: Relates to amending Chapter 206, Acts 50th Legislature, as amended, by adding a new section authorizing the purchase and maintenance of automobiles by the county for use of the District Attorney or Criminal District Attorney and his assistants and investigators in the judicial districts included in that area, 817. Read first time, referred to the Committee on Counties, 817.—Reported favorably, 2419.—Read second time, 2586.—Passed to engrossment, 2587.—Read third time, passed, 2588.—Caption ordered amended, 2595.—Reported engrossed, 2670.—Returned from the Senate, 2935.—Signed, 3065.—Reported enrolled, 2566.—Sent to the Governor, 3266.

792. By Mr. Kothmann: Relating to the School Foundation Program, amending Article V, Chapter 234, Section 3, Acts, 51st Legislature, Regular Session, 1949, providing that a school child who resides within a city which has a public transportation system, shall be eligible to be transported to school at state expense under certain conditions; etc., 817.—Read first time, referred to the Committee on Education, 817.

793. By Mr. Kothmann: (by request) Relates to Bexar County; confers upon the Game and Fish Commission the authority to regulate the wild life resources in Bexar County, 817.—Read first time, referred to the Committee on Game and Fisheries, 817.—Reported favorably, 1531.
794. By Mr. Joseph: Relates to levying additional taxes for the support of State Government; relates to levying additional taxes on natural gas; etc., 817.-Read first time, referred to the Committee on Revenue and Taxation, 817.-Motion to instruct Chief Clerk to insert an enacting clause, lost, 1711.—Vote recorded, 1761.

795. By Mr. Cole: Provides that whenever negligence is alleged as a criminal offense, it shall be necessary that the indictment information, or complaint to state that the particular act or omission relied on, etc., 817.—Read first time, referred to the Committee on Criminal Jurisprudence, 818.

796. By Mr. Ballman: Relates to amending Article 666 of Vernon's Civil Statutes; provides that the possession, sale or transportation of any alcoholic beverage on which the state tax has not been paid, shall be a felony; etc., 818.—Read first time, referred to the Committee on Liquor Regulation, 818.

797. By Mr. Kennard: Relates to amending Articles 8306, 8306a, 8307 and 8309, Revised Civil Statutes of 1925; revising the Employer's Liability and Workmen's Compensation Insurance Laws of this State, Concerns medical service benefits, 818.—Read first time, referred to the Committee on State Affairs, 819.

798. By Mr. Bowers: Relates to clarifying the status of machinery used exclusively for drilling water wells with respect to registration and permit requirements for transportation over the public highways, 819.—Read first time, referred to the Committee on Motor Traffic, 819.—Reported favorably, 1275.

799. By Mr. Martin: Relates to establishing the Lamar County Juvenile Board, 819.—Read first time, referred to the Committee on Counties, 819.—Reported favorably, 1275.—Taken up, 3138.—Read second time, passed to engrossment, 3139.—Read third time, passed, 3139.—Caption ordered amended, 3188.—Returned from the Senate, 3232.—Reported engrossed, 3256.—Signed, 3274.—Reported enrolled, 3424.—Sent to the Governor, 3432.

800. By Mr. Latimer: Relates to amending Section 1 of Article 2125a, Vernon's Texas Civil Statutes, relating to the number of working hours per week for certain state employees, 819.—Read first time, referred to the Committee on State Affairs, 819.

801. By Mr. Latimer: Relates to authorizing and empowering the Board of Control to sell, trade, or otherwise dispose of certain specified real estate owned by the State of Texas in the City of Austin; etc., 819.—Read first time, referred to the Committee on State Affairs, 819.—Reported favorably, 2163.

802. By Mr. White: Relates to amending Section 212 of the Texas Election Code, relating to conventions held by political parties following primary elections, by eliminating the precinct convention and by providing for election of delegates to the county convention at the primary election, 819.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 819.

803. By Mr. Glass: Relates to authorizing the Board for Texas State Hospitals and Special Schools to convey certain land in Cherokee County, Texas, 820.—Read first time, referred to the Committee on State Affairs, 820.—Reported favorably, 1939.—Read second time, passed to engrossment, 1940.—Reported favorably, 2033.—Returned from the Senate, 1953.—Signed, 3048.—Reported enrolled, 3205.—Sent to the Governor, 3210.

804. By Mr. Glusing: Relates to amending Article 888, Penal Code of Texas, as amended, authorizing the Game and Fish Commission to designate areas over-populated by wild animals; etc., 820.—Read first time, referred to the Committee on Game and Fisheries, 820.
805. By Mr. Huffman: Relates to authorizing and directing the Attorney General of Texas to defend certain litigation and pay the court costs, if any, incurred therein, §20. — Read first time, referred to the Committee on State Affairs, §20.

806. By Mr. Roberts: Relates to amending Article 1056, Revised Code of Criminal Procedure of Texas, 1925, as amended, relating to pay of jurors, to provide that each juror in Justice Courts shall be paid Two Dollars for each day and each fraction of a day he attends court as such juror, §20. — Read first time, referred to the Committee on Criminal Jurisprudence, §20.

807. By Mr. Walling: Relates to amending Article 7605 of the Revised Civil Statutes of Texas, 1925, to require those drilling or deepening a commercial water well to keep a well log record thereof and to deliver or mail to the Board of Water Engineers a copy of such log; etc., §20. — Read first time, referred to the Committee on Conservation and Reclamation, §20.

808. By Mr. Walling: Relates to regulating the construction and operation of swimming pools and bath houses; authorizing the Texas State Board of Health to adopt rules and regulations covering certain aspects of design, etc., §20. — Read first time, referred to the Committee on Public Health, §20. — Reported favorably, 2420. — Read second time, 2522. — Passed to engrossment, 2523. — Read third time, passed, 2524. — Caption ordered amended, 2595. — Reported engrossed, 2670.

810. By Mr. Kennedy: Relates to reorganizing the 27th, 33rd, and 52nd Judicial Districts; transferring Lampasas County from the 27th to the 33rd Judicial District, and transferring Mills County from the 27th to the 52nd Judicial District; etc., §21. — Read first time, referred to the Committee on Judicial Districts, §21. — Reported favorably, 2216. — Read second time, 2330. — Passed to engrossment, 2352. — Read third time, passed, 2354. — Caption ordered amended, 2356. — Reported enrolled, 2424. — Sent to the Governor, 2432.

811. By Mr. Walling: Relates to amending Article 4447a of Vernon's Texas Civil Statutes which authorizes a coordinated health program; etc., §21. — Read first time, referred to the Committee on Public Health, §21.

812. By Mr. Sanders: Relates to amending Subsection (a) of Section 1, Article XVII, Chapter 184, Acts, Regular Session, 47th Legislature, as amended, to redefine the term "motor fuel"; etc., §21. — Read first time, referred to the Committee on Revenue and Taxation, §21. — Reported favorably, 2025. — Read second time, 2216. — Passed to engrossment, 2217. — Read third time, passed, 2218. — Caption ordered amended, 2246. — Reported engrossed, 2330. — Votes recorded, 2352. — Returned from the Senate, §21. — Signed, 2354. — Reported enrolled, 2424. — Sent to the Governor, 2431.

813. By Mr. Sanders: Relates to providing for the acquisition of certain lands, buildings and structures; to provide for the equipping, operating and maintaining of buildings; providing for the issuance and sale of revenue bonds or notes by the State Building Commission; etc., §21. — Read first time, referred to the Committee on State Affairs, §21.
814. By Mr. Sanders: Relates to authorizing the acquisition of sites, construction, equipping, and maintenance of buildings by the State Building Commission for the use and benefit of the Texas Employment Commission and the Board of Insurance Commissioners, 821.-Read first time, referred to the Committee on Appropriations, 822.

815. By Mr. Wheeler: Relates to a local law for the maintenance of the public roads and highways in Frio County by authorizing the county to issue certificates of indebtedness for certain stated purposes; etc., 822.-Read first time, referred to the Committee on Counties, 822.-Reported favorably, 2624.

816. By Mr. Sandall: Relates to providing for the proper policing of toll roads, turnpikes and turnpike projects; etc., 822.-Read first time, referred to the Committee on Highways and Roads, 822.-Reported favorably, 1704.

817. By Mr. Cole: Relates to making it unlawful to steal any oil and gas equipment or pipeline equipment; etc., 822.-Read first time, referred to the Committee on Criminal Jurisprudence, 822.-Reported favorably, 2442.

818. By Mr. Slack: Relates to amending Article 5388 and Article 5395, Revised Civil Statutes, as amended, providing for the prospecting, except for oil, gas, coal, and lignite, of land sold by the State with mineral reservation; etc., 822.-Read first time, referred to the Committee on State Affairs, 822.

819. By Mr. Wheeler: Relates to amending Section 1, Article 1377, Penal Code of Texas, 1925, as amended, relating to hunting, fishing, and camping, or in any manner encroaching upon or damaging the enclosed land of another; etc., 822.-Read first time, referred to the Committee on Game and Fisheries, 822.-Reported favorably, 2424.

820. By Mr. Latimer: Relates to appointment of an assistant district attorney for the district attorneys of the 42nd Judicial District, composed of the Counties of Taylor, Calhoun, and Shackelford, and the 104th Judicial District, composed of the Counties of Fisher, Jones and Taylor, etc., 822.-Read first time, referred to the Committee on Judicial Districts, 822.-Reported favorably, 1386.-Read second time, passed to engrossment, 1536.-Read third time, passed, 1645.-Caption ordered amended, 1704.-Reported engrossed, 1772.-Returned from the Senate, 2122.-House concurred in Senate amendment, 2123.-Text of Senate amendment, 2130.-Signed, 2320.-Reported enrolled, 2378.-Sent to the Governor, 2383.

821. By Mr. Jamison: Relates to amending Vernon's Annotated Civil Statutes; refunds tax on motor fuel if used by city transit companies, etc., 822.-Read first time, referred to the Committee on Revenue and Taxation, 822.-Reported favorably, 2442.-Passed to engrossment, 2220.-Read third time, passed, 2221.-Caption ordered amended, 2242.-Reported engrossed, 2330.-Votes recorded, 2352.

822. By Mr. Elliott: Relates to amending Article 494 of the Code of Criminal Procedure of the State of Texas so as to provide for the appointment of counsel to represent an indigent accused; etc., 822.-Read first time, referred to the Committee on Criminal Jurisprudence, 822.-Reported favorably, 1191.-Read second time, passed to engrossment, 1446.-Read third time, passed, 1447.-Caption ordered amended, 1474.-Reported engrossed, 1544.-Returned from the Senate, 2099.-Signed, 2322.-Reported enrolled, 2377.-Sent to the Governor, 2383.
823. By Mr. Kelly: Relates to creating the Department of Youth Service and the Texas Youth Services Board; etc., 823.—Read first time, referred to the Committee on State Affairs, 823.

824. By Mr. Myatt: Relates to authorizing the Commissioner of the General Land Office to issue permits to persons, firms or corporations for the construction of certain structures or excavations in the tide waters of this State; etc., 823.—Read first time, referred to the Committee on Conservation and Reclamation, 823.

825. By Mr. Mullen: Relates to revising the absentee voting laws of this State; amending certain sections of the Texas Election Code, 823.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 823.

826. By Mr. Mullen: Relates to adding a new section designated as Section 226a, conferring upon district courts the jurisdiction to order recounts of votes and to hear and determine election contests; etc., 823.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 823.

827. By Mr. Mullen: Relates to amending Section 130 of the Election Code of the State of Texas, providing for certain investigations by the Attorney General in elections involving less than two counties, 823.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 823.

828. By Mr. Smith of Jefferson: Relates to establishing a Fine Arts Commission for the State of Texas, 823.—Read first time, referred to the Committee on State Affairs, 824.

829. By Mr. Wheeler: Relates to amending the subject matter to Section 7(e) (2) (A) of the Texas Unemployment Compensation Act; provides for increasing the maximum for benefits from Twenty-eight Dollars per benefit period to Thirty-one Dollars, etc., 824.—Read first time, referred to the Committee on State Affairs, 824.

830. By Mr. Shaw: Relates to authorizing and directing the Texas Highway Department to expend money for the purchase of right-of-ways and right-of-way easements for State Designated Highways; etc., 824.—Read first time, referred to the Committee on State Affairs, 824.

831. By Mr. Jamison: Relates to defining the authority of the Board of Trustees of each School District with respect to the classification and assignment of students to particular schools; etc., 824.—Read first time, referred to the Committee on State Affairs, 824.—Reported favorably, 1873.—Motion to set as a special order, 1874.

832. By Mr. Jamison: Relates to amending Title 126, Revised Civil Statutes of Texas, 1925, as amended, providing for declaratory judgment suits to be brought against the State to determine if the Anti-Trust Laws of the State are being violated or if they will be violated, 824.—Read first time, referred to the Committee on Judiciary, 824.—Reported favorably, 1873.—Taken up, 2221.—Read second time, passed to engrossment, 2223.—Read third time, passed, 2223.—Caption ordered amended, 2224.—Reported engrossed, 2226.—Votes recorded, 2228.—Returned from the Senate, 2330.—House concurred in Senate Amendments, 3310.—Text of Senate amendments, 3311.—Signed, 3333.—Reported enrolled, 3424.—Sent to the Governor, 3422.

833. By Mr. Elliott: Relates to amending Article 577 of the Code of Criminal Procedure of Texas so that when a criminal action is dismissed by permission of the court upon the filing of a written statement by the district or county attorney such written statement shall not only be incorporated in the judgment of dismissal but shall become a public record as such and shall be essential to the validity of such dismissal; etc., 824.
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—Read first time, referred to the Committee on Criminal Jurisprudence, 825.

834. By Mr. Schwartz of Washington, D.C. Relates to making an appropriation and authorizing the State Building Commission to erect markers, monuments and memorials commemorating historical events; etc., 825.—Read first time, referred to the Committee on Appropriations, 825.

835. By Mr. Elliott: Relates to regulating fishing in the waters of that portion of Galveston Bay lying within Chambers, Galveston, and Harris Counties, Texas, north of a line extending from San Leon to Smith Point, Texas, 825.—Read first time, referred to the Committee on Game and Fisheries, 825.—Reported favorably, 1483.—Read second time, 1700.—Passed to engrossment, 1701.—Read third time, passed, 1701.—Caption ordered amended, 1704.—Reported engrossed, 1772.—Returned from the Senate, 2853.—House concurred in Senate amendments, 3300.—Text of Senate amendments, 3301.—Signed, 3398.—Reported enrolled, 3425.—Sent to the Governor, 3432.

836. By Mr. McDonald: Relating to the Probation Department and the County Juvenile Board and their duties and authorities in counties having a population in excess of 350,000 inhabitants; etc., 825.—Read first time, referred to the Committee on Coun—

837. By Mr. Walling: (By request) Relates to amending Article 6823, Revised Civil Statutes of 1925, as amended, relating to travel expenses of State officers and employees; etc., 825.—Read first time, referred to the Committee on Appropriations, 825.

838. By Mr. Wohlford: Relates to amending Article 2.20, Chapter 2 of the Insurance Code of the State of Texas, Revised Civil Statutes of 1925, relating to Renewal Certificates of Authority, 826.—Read first time, referred to the Committee on Insurance, 826.

839. By Mr. Wohlford: Relates to amending Article 5.54, Chapter 5 of the Insurance Code of the State of Texas, Revised Civil Statutes, 1925, relating to County or Farm Mutual Insurance Company or Association, 826.—Read first time, referred to the Committee on Insurance, 826.

840. By Mr. Anderson: Relates to raising the maximum compensation to be allowed all county and district officials in counties having a population of less than twenty thousand inhabitants, where all county and district officials are compensated; etc., 826.—Read first time, referred to the Committee on Counties, 826.—Reported favorably, 1067.

841. By Mr. Jamison: Relating to the proof of financial responsibility with respect to registration and operation of motor vehicles, 826.—Read first time, referred to the Committee on Counties, 826.—Reported favorably, 2442.—Additional signers, 843.

842. By Mr. Mann: Relates to providing for tolling of limitation period for prosecution of offenses involving public officers under certain circumstances, 826.—Read first time, referred to the Committee on Criminal Jurisprudence, 826.—Reported favorably, 2442.—Additional signers, 843.

843. By Mr. Mann: Relates to providing for an additional method of establishment and administration of county-wide hospital districts under management of a board of managers composed of the commissioners court with the county judge as chairman; etc., 826.—Read first time, referred to the Committee on Coun—
Continued.

844. By Mr. Hollowell: Relates to creating a Conservation District under Article XVI, Section 59 of the Constitution comprising certain territory contained in Henderson County, Texas, to be known as "Athens Municipal Water Authority"; etc., 826.-Read first time, referred to the Committee on Conservation and Reclamation, 826.

845. By Mr. Kelly: Relates to amending Article 324 of Chapter 492, Acts, 52nd Legislature, 1951, as amended, to prohibit certain use of the names of political parties or similar names by unauthorized parties; etc., 826.-Read first time, referred to the Committee on Privileges, Suffrage and Elections, 827.—Reported favorably, 964.—Motion to set as a special order, lost, 2695.

846. By Mr. Lee: Relates to the Texas Liquor Control Act; relating to strengthening the law as to seizure and forfeiture of property used for the transportation of any illicit beverage, 827.-Read first time, referred to the Committee on Liquor Regulation, 827.

847. By Mr. Lee: Relates to the compelling of evidence from certain persons in criminal proceedings and for the granting of immunity from prosecution to such persons, 827.—Read first time, referred to the Committee on Criminal Jurisprudence, 827.

848. By Mr. Shackelford: Relates to permitting the consolidation of Independent school districts, 827.—Read first time, referred to the Committee on School Districts, 827.—Reported favorably, 1873.—Ordered not printed, 1788.

849. By Mr. Brashear: Relates to providing for the appointment of a Board of Agriculture of the State of Texas; etc., 827.—Read first time, referred to the Committee on Agriculture, 827.

850. By Mr. Elliott: Relates to authorizing members of Boards of Trustees of any school district in the State of Texas to attend school board conventions held for the purpose of considering mutual problems relevant to the operations of schools and school districts in this State, 783.—Read first time, referred to the Committee on School Districts, 954.—Reported adversely, 1786.

851. By Mr. Mays: Relates to amending Section 69, as amended, and Sections 135 and 131, Chapter 421, Acts 50th Legislature, Regular Session, 1947, by providing more definitely the motor vehicles required to be equipped with, and to use, stop and turn signal lamps; etc., 783.—Read first time, referred to the Committee on Motor Traffic, 964.—Reported favorably, 1275.—Read second time, passed to engrossment, 2696.—Reported engrossed, 2782.—Certain corrections authorized, 3009.—Taken up, 3032.—Read third time, passed, 3033.

852. By Mr. McIlhany: Relates to authorizing County Commissioners Courts to fix the compensation of constables at any reasonable sum not to exceed Eight Thousand, Eight Hundred Dollars, 832.—Read first time, referred to the Committee on Counties, 888.

853. By Mr. Lees: Relates to a local law for the maintenance of the public roads and highways in Ector County by authorizing the County to issue certificates of indebtedness for certain stated purposes; etc., 868.—Read first time, referred to the Committee on Counties, 888.—Reported favorably, 1067.—Read second time, passed to engrossment, 1176.—Read third time, passed, 1177.—Caption ordered amended, 1179.—Reported engrossed, 1238.—Returned from the Senate, 1580.—Signed, 1744.—Reported enrolled, 1781.—Sent to the Governor, 1782.
Continued.

854. By Mr. Day: Relates to amending Chapter 511, Acts, 1955, 54th Legislature, Regular Session, by increasing the land area within jurisdiction of said Act. Relates to Fort Bend County Water Supply District, 855.—Read first time, referred to the Committee on Conservation and Reclamation, 858.

855. By Mr. Cory: Relates to creating the State Law Enforcement Commission; providing for its membership, organization, research, reports and other duties, powers, and functions; etc., 863.—Read first time, referred to the Committee on Criminal Jurisprudence, 865.—Reported favorably, 1191.

856. By Mr. Sherrill: Relates to closing the deer season in Commissioners Precinct No. 1, in Lee County, Texas, until January 1, 1961, 868.—Read first time, referred to the Committee on Game and Fisheries, 869.—Reported favorably, 1298.—Passed second time, passed to engrossment, 1941.—Read third time, passed, 1942.—Caption ordered amended, 1984.—Reported engrossed, 2069.

859. By Mr. Pressler: Relates to special venires in certain counties using the jury wheel; amending Article 591, Vernon's Revised Code of Criminal Procedure of the State of Texas, as amended, relating to drawing of names from the jury wheel; etc., 927.—Read first time, referred to the Committee on Criminal Jurisprudence, 929.—Reported favorably, 2116.—Read second time, passed to engrossment, 2331.—Read third time, passed, 2382.—Caption ordered amended, 2385.—Reported engrossed, 2391.

860. By Mr. Hale: To make an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by the Southern Community Gas Company, etc., 927.—Read first time, referred to the Committee on Claims and Accounts, 929.

857. By Mr. Laurel: Relative to authorizing Webb County to supplement the salary of the District Attorney of the 49th Judicial District, authorizing the appointment of an Assistant District Attorney, Special Investigators for the District Attorney; etc., 926.—Read first time, referred to the Committee on Counties, 928.—Reported favorably, 1056.—Read second time, passed to engrossment, 1178.—Read third time, passed, 1179.—Caption ordered amended, 1232.—Returned from the Senate, 1234.—Signed, 1236.—Reported engrossed, 1238.—Sent to the Governor, 1240.

861. By Mr. Parish: To make an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by Richard Park, et al., etc., 968.—Read first time, referred to the Committee on Claims and Accounts, 973.

862. By Mr. McGregor of McLennan: Relates to amending Chapter 514, S. B. No. 134, 54th Legislature, being the State Building Commission Act by requiring additional qualifications of the Executive Director and Engineer of the State Building Commission, 968.—Read first time, referred to the Committee on State Affairs, 1058.

863. By Mr. Pressler: Relates to amending Article 7122, Revised Civil Statutes of Texas, 1925; relating to tax on bequests to charitable organizations, 1056.—Read first time, referred to the Committee on Judiciary, 1079.

864. By Mr. Ehrle: Relates to authorizing the Texas Board of Water Engineers to study the cause of natural pollution to the tributaries of the Red River and to study
869. By Mr. Schwartz of Wasing­
868.
867. By Mr. Holman: To make an
866. By Mr. Lee: Relates to amend­

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means to eliminate such pollution, 1057.—Read first time, referred to the Committee on Appropriations, 1079.—Reported favorably, 2624.—Read second time, 2625.—Passed to engrossment, 2626.—Read third time, passed, 2624.—Caperton order­ed amended, 2646.—Reported eng­grossed, 2901.—Returned from the Senate, 2915.—House concurred in Senate amendments, 2911.—Text of Senate amendments, 2911.— Signed, 2932.—Reported enrolled, 2942.—Sent to the Governor, 2943.

865. By Mr. Richardson: Confers upon the Game and Fish Commis­sion power to regulate game and fish laws in Dimmit and Zavala Counties, 1087.—Read first time, referred to the Committee on Game and Fisheries, 1089.—Reported favorably, 1298.—Read second time, passed to engrossment, 1451.—Read third time, passed, 1452.—Caperton ordered amended, 1474.—Reported engrossed, 1544.—Returned from the Senate, 2103.—Signed, 2320.—Reported enrolled, 2377.—Sent to the Governor, 2383.

864. By Mr. Lee: Relates to amend­ing Section 5, Chapter 41, Acts, 41st Legislature, Second Called Ses­sion, increasing maximum load limits on oil field service trucks, 1081.—Read first time, referred to the Committee on Motor Traffic, 1085.—Reported favorably, 1276.

863. By Mr. Holman: To make an­ appropriation to pay the principal and interest on a certain judgment obtained against the State of Texas by the Empire Southern Gas Company, 1089.—Read first time, referred to the Committee on Claims and Accounts, 1093.

862. By Mr. Schwartz of Galveston: Relates to providing that certain eligible counties shall have the authority to acquire land for and to purchase, construct, repair and equip buildings to be used as a county branch office building, 1095.—Read first time, referred to the Committee on Counties, 1098.

861. By Mr. Schwartz of Wash­ington: Relates to validating Austin

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County Water Control and Improve­ment District No. 2, and declaring it to be a validly existing and operat­ing conservation and reclamation district under Section 551, Article 16, Constitution of Texas, 1093.—Read first time, referred to the Committee on Conservation and Reclamation, 1093.

870. By Mr. Parsons: Relates to permitting the use of dogs for the purpose of trailing wounded deer in Rock County, but prohibits their use for any other purpose in hunting or taking deer in that county, 1127.—Read first time, referred to the Committee on Game and Fisheries, 1127.

871. By Mr. Herstein: Relates to amending the Title Insurance Law, Chapter 9 of the Insurance Code, Acts, 62nd Legislature, Regular Ses­sion, 1961, Chapter 491, as amended: permits Title Companies to amend their charters; grants such corporations the right to adopt and become subject to certain provisions of the Texas Business Corporation Act, 1094.—Read first time, re­ferred to the Committee on Insurance, 1117.—Reported favorably, 2115.

872. By Mr. Sheridan: Pertains to compensation of certain county em­ployees in counties of not less than 500,000 inhabitants, nor more than 650,000 inhabitants, and to Justice Precincts in such counties with a population of not less than 260,000 inhabitants; etc., 1094.—Read first time, referred to the Committee on Counties, 1197.

873. By Mr. Button: Relates to pro­viding transportation at State Ex­ pense for certain school children who reside within a city that has a public transportation system when it is impractical for such children to use the city public transportation system, 1095.—Read first time, re­ferred to the Committee on Educa­tion, 1128.—Reported favorably, 2163.—Read second time, 2625.—Passed to engrossment, 2626.—Passed to engrossment, 2626.—Reported engrossed, 2670.
874. By Mr. Parish: Relates to constituting a local law for the maintenance of the public roads and highways in San Patricio County, etc., 1195.—Read first time, referred to Committee on Counties, 1195.—Reported favorably, 1274.—Read second time, passed to engrossment, 1455.—Read third time, passed, 1456.—Caption ordered amended, 1474.—Reported engrossed, 1544.—Returned from the Senate, 2100.—Signed, 2335.—Reported enrolled, 2377.—Sent to the Governor, 2383.

875. By Mr. Bristow: Relates to restoring criminal jurisdiction in the County Court of Glasscock County, 1195.—Read first time, referred to Committee on Counties, 1271.—Reported favorably, 1336.—Read second time, passed to engrossment, 1455.—Read third time, passed, 1456.—Caption ordered amended, 1474.—Reported engrossed, 1546.—Returned from the Senate, 2099.—Signed, 2320.—Reported enrolled, 2377.—Sent to the Governor, 2383.

876. By Mr. Mullen: Relates to amending Article 326K-15, Vernon's Texas Civil Statutes, providing an additional compensation to the District Attorney of the 79th Judicial District and appointment of First and Second Assistant District Attorneys; etc., 1195.—Read first time, referred to Committee on Counties, 1271.—Reported favorably, 1704.—Taken up, 1942.—Read second time, passed to engrossment, 1943.—Read third time, passed, 1944.—Caption ordered amended, 1984.—Reported engrossed, 2069.—Returned from the Senate, 2630.—Taken up, 2631.—House concurred in Senate amendments, 2632.—Returned from the Senate, 2650.—Signed, 2702.—Reported enrolled, 2787.—Sent to the Governor, 2790.—Vote recorded, 2947.

877. By Mr. Ferrell: Relates to raising the salaries of stenographers of County Judges in counties having a population of 50,000, and not more than 100,000 inhabitants, 1195.—Read first time, referred to Committee on Counties, 1271.—Reported favorably, 2163.—Ordered not printed, 2185.—Read second time, passed to engrossment, 2223.—Read third time, passed, 2255.—Caption ordered amended, 2266.—Reported engrossed, 2306.—Vote recorded, 2352.—Returned from the Senate, 2376.—Signed, 2385.—Reported enrolled, 2307.—Sent to the Governor, 2383.

878. By Mr. Blanchard: Relates to creating a County Court at law No. 2 for Lubbock County, etc., 1195.—Read first time, referred to Committee on Counties, 1271.—Reported favorably, 1393.—Passed to engrossment, 1435.—Read third time, passed, 1456.—Caption ordered amended, 1474.—Reported engrossed, 1545.—Returned from the Senate, 2103.—Signed, 2116.—Reported enrolled, 2144.—Sent to the Governor, 2148.

879. By Mr. Jamison: Relates to authorizing and directing the Board of Regents of the North Texas State College of Denton, Texas, to execute and deliver to the City of Denton, an easement across certain land for a public street, 1243.—Read first time, referred to Committee on State Affairs, 1271.—Reported favorably, 1873.—Ordered not printed, 1786.—Taken up, 1946.—Read second time, passed to engrossment, 1947.—Read third time, passed, 1948.—Caption ordered amended, 1984.—Reported engrossed, 2069.—Returned from the Senate, 2853.—Signed, 3036.—Reported enrolled, 3206.—Sent to the Governor, 3210.

880. By Mr. Jamison: Relates to authorizing and directing the Board of Regents of the North Texas State College of Denton, Texas, to execute and deliver to the City of Denton, an easement across certain land for the construction and operation of water pipe lines, 1245.—Read first time, referred to Committee on State Affairs, 1271.—Reported favorably, 1873.—Ordered not printed, 1786.—Taken up, 1946.—Read second time, passed to engrossment, 1947.—Read third
HOUSE BILLS, HISTORY OF—Continued.

881. By Mr. Seeligson: Relates to making an emergency appropriation to the Real Estate Commission, 1331.—Read first time, referred to the Committee on Appropriations, 1334.—Reported favorably, 1731.—Read second time, passed, 1984.—Captio

882. By Mr. Seeligson: Relates to empowering the Board for Texas State Hospitals and Specials Schools to grant an easement to the City of San Antonio, 1281.—Read first time, referred to the Committee on State Affairs, 1334.—Reported favorably, 1731.—Read second time, passed, 1948.—Read third time, passed, 1949.—Caption ordered amended, 1984.—Reported engrossed, 2069.—Returned from the Senate, 2853.—Signed, 2012.—Reported enrolled, 2076.—Sent to the Governor, 3070.

883. By Mr. Cory: Relates to creating a conservation and reclamation district to be known as "Placedo Municipal Utility District", 1335.—Read first time, referred to the Committee on Conservation and Reclamation, 1336.

884. By Mr. Bryan: Relates to hunting, fishing, camping or degrading on the private lands of another in Leon County: declares certain acts to be unlawful under certain conditions, etc., 1281.—Read first time, referred to the Committee on Game and Fisheries, 1335.—Reported favorably, 2296.

885. By Mr. Glass: Relates to authorizing and directing the Board for Texas State Hospitals and Special Schools to execute and deliver to the State Highway Commission of Texas a right-of-way easement to certain land in Cherokee County, Texas; etc., 1281.—Read first time, referred to the Committee on State Affairs, 1335.—Reported favorably, 1873.—Read second time, passed to engrossment, 1984.—Caption ordered amended, 1984.—Reported favorably, 2898.

886. By Mr. Mays: Relates to amending Article 21.28, Texas Insurance Code of 1951; providing that the receiver shall prepare and file, every six months, a report on the insurer in receivership, 1337.—Read first time, referred to the Committee on Insurance, 1474.—Reported favorably, 3116.

887. By Mr. Crosthwait: Relates to creating additional district courts in Dallas County, Texas, to be known as the 141st and the 154th Judicial Districts, 1334.—Read first time, referred to the Committee on Judicial Districts, 1474.—Reported favorably, 1704.—Taken up, 1951.—Read second time, passed to engrossment, 1952.—Read third time, passed, 1963.—Reason for vote, 1953.—Caption ordered amended, 1984.—Reported engrossed, 2069.—Returned from the Senate, 2863.—Signed, 3210.—Reported to the Governor, 3432.

888. By Mr. McIlhany: To make an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by Thomas L. Wade, 1414.—Read first time, referred to the Committee on Claims and Accounts, 1474.

889. By Mr. Smith of Hays: To make an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by the Upham Gas Company, 1509.—Read first time, referred to the Committee on Claims and Accounts, 1605.

890. By Mr. Smith of Hays: Relates to amending Article 4357, Revised Civil Statutes, as amended; authorizing the Comptroller of Public Accounts to issue a warrant in payment of claims for Fifty Dollars or less without an affidavit when the claimant certifies under the pen-
Continued.

By Mr. Jamison: Relates to fixing the maximum and minimum salary of the official shorthand reporter of the Sixteenth Judicial District of Texas, 1507. — Read first time, referred to the Committee on Appropriations, 1510. — Reported favorably, 1515. — Read second time, passed to engrossment, 1526. — Read third time, passed, 1527. — Caption ordered amended, 1529. — Reported engrossed, 1530. — Returned from the Senate, 1531. — Signed, 1532. — Reported enrolled, 1536. — Sent to the Governor, 1538.

By Mr. Woolsey: To make an appropriation to pay the principal due on a certain judgment obtained against the State of Texas by the Texas Producers Gas Company, 1507. — Read first time, referred to the Committee on Claims and Accounts, 1510. — Reported favorably, 1515. — Read third time, passed, 1516. — Caption ordered amended, 1516. — Reported engrossed, 1519. — Returned from the Senate, 1520. — Reported enrolled, 1520. — Sent to the Governor, 1521.

By Mr. Cory: Relates to regulating the manner of taking fish from the waters of Lavaca Bay, Big Lake, Matagorda Creek, Placedo Creek, Garciato Creek, Red Fish, Lakes and Oyster Bar in Victoria, Jackson and Calhoun Counties, 1507. — Read first time, referred to the Committee on Game and Fisheries, 1510. — Reported favorably, 1513. — Read second time, passed to engrossment, 1520. — Read third time passed, 1520. — Caption ordered amended, 1524. — Reported engrossed, 1527. — Returned from the Senate, 1528. — Signed, 1528. — Reported enrolled, 1529. — Sent to the Governor, 1530.

By Mr. Ferrell: To make an appropriation to pay the principal of a certain judgment obtained.
HOUSE BILLS, HISTORY OF—Continued.

898. By Mr. Smith of Jefferson: Relates to creating a conservation and reclamation district under the provisions of Section 59, Article XVI, Constitution of Texas, to be known as "Jefferson County Fresh Water Supply District No. 2", 1883.—Read first time, referred to the Committee on Conservation and Reclamation, 1886.—Reported favorably, 1766.—Read second time, passed to engrossment, 1889.—Read third time, passed, 1890.—Caption ordered amended, 1894.—Reported engrossed, 2071.—Returned from the Senate, 2099.—Signed, 2331.—Reported enrolled, 2376.—Sent to the Governor, 2383.

899. By Mr. Welch: Relates to creating a conservation and reclamation district under Article XVI, Section 59, of the Constitution comprising the territory contained within the cities of Mercedes and Groesbeck, to be known as the "Hondo Municipal Water Supply District"; 1883.—Read first time, referred to the Committee on Conservation and Reclamation, 1886.—Reported favorably, 1766.—Read second time, passed to engrossment, 1892.—Read third time, passed, 1892.—Caption ordered amended, 1894.—Reported engrossed, 2071.—Returned from the Senate, 2099.—Signed, 2331.—Reported enrolled, 2376.—Sent to the Governor, 2383.

900. By Mr. Sutton: Relates to amending Article 33, Section 1, Revised Civil Statutes, 1925; restates the meaning of "property"; includes real and personal property, and life insurance policies and the effect thereof, 1895.—Read first time, referred to the Committee on Insurance, 1896.—Reported favorably, 2116.—Read second time, passed to engrossment, 2226.—Read third time, passed, 2226.—Caption ordered amended, 2246.—Certain correction authorized, 2272.—Votes recorded, 2352.—Reported engrossed, 2371.—Returned from the Senate, 2863.—Signed, 3049.—Reported enrolled, 3406.—Sent to the Governor, 3430.

901. By Mr. Mann: Relates to amending H. B. No. 457, Section 1, Chapter 249, Acts of the Regular Session of the 51st Legislature, empowering all incorporated cities having a population in excess of Three Hundred and Eighty Thousand, and to provide for the establishment of up to eight corporation courts, 1879.—Read first time, referred to the Committee on Municipal and Private Corporations, 1710.—Reported favorably, 1873.—Read second time, passed to engrossment, 1891.—Read third time, passed, 1893.—Caption ordered amended, 1894.—Reported engrossed, 2071.

902. By Mr. Forsyth: Relates to providing for transfer of title to certain lands to the State Highway Commission lying along and parallel to Harbor Island and adjacent to Corpus Christi Bay, now owned by the State, 1881.—Read first time, referred to the Committee on State Affairs, 1710.—Reported favorably, 2183.—Read second time, passed to engrossment, 2528.—Read third time, passed, 2529.—Caption ordered amended, 2595.—Reported engrossed, 2670.

903. By Mr. Prasser: Authorizing certain cities to issue bonds in lieu of voted but unissued bonds of certain water districts annexed and abolished by such cities; etc., 1879.—Read first time, referred to the Committee on Municipal and Private Corporations, 1710.—Reported favorably, 1873.—Read second time, passed to engrossment, 1893.—Read third time, passed, 1894.—Caption ordered amended, 1894.—Reported engrossed, 2071.—Returned from the Senate, 2863.—House concurred in Senate amendment, 2867.—Text of Senate amendment, 2868.—Signed, 3049.—Reported enrolled, 3406.—Sent to the Governor, 3430.

904. By Mr. Harrington: Relates to creating a conservation and reclamation district to be known as the "Metropolitan Sanitary Sewer District of South Jefferson County"; etc., 1879.—Read first time, referred to the Committee on Conservation and Reclamation, 1710.—Reported favorably, 1766.—
HOUSE BILLS, HISTORY OF—Continued.

905. By Mr. Housen: Relates to amending Article 5139F, Vernon's Texas Civil Statutes, to raise the maximum compensation or members of county juvenile boards in certain counties, 1618.—Read first time, referred to the Committee on Counties. 1710.—Reported favorably, 1766.—Read second time, passed to engrossment, 1975.—Read third time, passed, 1976.—Caption ordered amended, 1984.—Reported engrossed, 2072.—Returned from the Senate, 2862.—Signed, 3065.—Reported enrolled, 3264.—Sent to the Governor, 3266.

906. By Mr. Burkett: Concerns the trial and commitment to a State Mental Hospital of insane persons where insanity is raised as a defense or as a bar in a prosecution for a criminal offense; etc., 1711.—Read first time, referred to the Committee on State Hospitals and Special Schools, 1730.—Reported favorably, 2025.—Read second time, passed to engrossment, 2227.—Read third time, passed, 2228.—Caption ordered amended, 2244.—Reported engrossed, 2330.—Votes recorded, 2352.—Returned from the Senate, 2658.—Reported enrolled, 3409.—Sent to the Governor, 3431.

907. By Mr. Crosthwait: Provides for a resident hunting license, non-resident or alien hunting license, non-resident migratory bird hunting license; etc., 1711.—Read first time, referred to the Committee on Game and Fisheries, 1748.—Reported favorably, 1873.—Set as a Special Order, 2486.—Read second time, 2619.—Passed to engrossment, 2619.—Motions to place on third reading, lost, 2619.
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912. By Mr. Shackelford: To amend Acts of the 39th Legislature, Regular Session, 1928, Chapter 107, Section 14, relating to abolition of Water Control and Improvement Districts in counties of less than 11,000 population, 1928. Made second reading matter, referred to the Committee on Conservation and Reclamation, 1928. Reported favorably, 2446. Read second time, passed, 2447. Reported enrolled, 2675. Sent to the Governor, 2675.


916. By Mr. Byrd: Amends Section 1 of Chapter 267, Acts, 39th Legislature, Regular Session, 1931, 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, 1931. Made second reading matter, referred to the Committee on Game and Fisheries, 1931. Reported favorably, 2707. Taken up, 2862. Read second time, passed to engrossment, 2863. Read third time, passed, 2867. Caption ordered amended, 2905. Reported engrossed, 2916. Returned from the Senate, 2917. Signed, 3013. Reported enrolled, 3078. Sent to the Governor, 3078.

918. By Mr. Johnson: To amend Article 373 of the Penal Code of Texas, 1925, relating to allowing an officer of any county, city or town to be paid for rendering certain services, 1936.—Read first time, referred to the Committee on Criminal Jurisprudence, 2442.—Reported favorably, 2442.

919. By Mr. Latimer: Amends Article 5945, Revised Civil Statutes of Texas, as amended, providing for hospitalization and medical and surgical care for members of the military forces of this State; etc., 2022.—Read first time, referred to the Committee on Military and Veteran's Affairs, 2042.—Reported favorably, 2370.—Read second time, passed, 2534.—Caption ordered amended, 2595.—Reported engrossed, 2671.—Returned from the Senate, 2628.—Signed, 2671.—Reported enrolled, 2788.—Sent to the Governor, 2790.

920. By Mr. Murray: Authorizes and directs the Board for Texas State Hospitals and Special Schools, to compute and deliver to the State Highway Commission of Texas a right-of-way easement to certain land in Cameron County, Texas, 2022.—Read first time, referred to the Committee on State Affairs, 2043.—Reported favorably, 2162.—Read second time, passed to engrossment, 2232.—Read third time, passed, 2233.—Votes recorded, 2234.—Returned from the Senate, 2235.—Signed, 2236.—Reported enrolled, 2329.—Sent to the Governor, 2331.

921. By Mr. Holman: Relates to Tarrent County Water Control and Improvement District No. 1, 2043.—Read first time, referred to the Committee on Conservation and Reclamation, 2044.—Reported favorably, 2114.—Read second time, passed to engrossment, 2233.—Read third time, passed, 2234.—Caption ordered amended, 2440.—Reported engrossed, 2231.—Votes recorded, 2232.—Returned from the Senate, 2233.—Signed, 2234.—Reported enrolled, 2329.—Sent to the Governor, 2331.

922. By Mr. Smith of Hays: Amends Chapter 250, Acts, 54th Legislature, Regular Session, by changing the provisions relating to the Board of Directors of the York Creek Improvement District in Guadalupe, Hays, and Coastal Counties, 2033.—Read first time, referred to the Committee on Conservation and Reclamation, 2043.—Reported favorably, 2162.—Read second time, passed to engrossment, 2232.—Read third time, passed, 2233.—Votes recorded, 2234.—Returned from the Senate, 2332.—Signed, 2533.—Read second time, passed, 2534.—Caption ordered amended, 2535.—Reported engrossed, 2536.—Votes recorded, 2537.—Returned from the Senate, 2538.—Signed, 2539.—Reported enrolled, 2604.—Sent to the Governor, 2535.

923. By Mr. Welch: Creates the Pond Creek Watershed Authority as a conservation and reclamation district, etc., 2033.—Read first time, referred to the Committee on Conservation and Reclamation, 2043.—Reported favorably, 2116.—Order not printed, 2130.—Taken up, 2131.—Reported engrossed, 2231.—Votes recorded, 2232.—Returned from the Senate, 2332.—Signed, 2333.—Reported enrolled, 2409.—Sent to the Governor, 2410.

924. By Mr. Maltese: Relates to the hunting, taking, or killing of deer in Duval County, etc., 2043.—Read first time, referred to the Committee on Game and Fisheries, 2044.—Reported favorably, 2170.—Read second time, passed to engrossment, 2235.—Read third time, passed, 2236.—Caption ordered amended, 2237.—Reported engrossed, 2238.—Votes recorded, 2239.—Returned from the Senate, 2426.—Signed, 2427.—Reported enrolled, 2428.—Sent to the Governor, 2429.

925. By Mr. Blanchard: Authorizes and directs the Board of Directors of the Senate, 2426.—House concurred in Senate amendments, 2428.—Text of Senate amendments, 2429.—Signed, 2430.—Returned from the Senate, 3077.—Sent to the Governor, 3078.
By Mr. Parish:

928. By Mr. Bass:

927. By Mr. Stewart: Provides for the creation of a County Probation Department in and for Wichita County; etc., 2092.-Read first time, referred to the Committee on Probate Law, 2863.-Taken up, 2866.-Read second time, passed to engrossment, 2561.-Read third time, passed, 2561.-Caption ordered amended, 2595.—Reported engrossed, 2672.

929. By Mr. Woolsey: Increases the jurisdiction of County Court at Law No. 1 and County Court at Law No. 2 of Nueces County; providing matters of eminent domain and probate proceedings; etc., 2077.—Read first time, referred to the Committee on Counties, 2114.—Reported favorably, 2412.—Taken up, 2538.—Read second time, passed to engrossment, 2539.—Read third time, passed, 2540.—Caption ordered amended, 2595.—Reported engrossed, 2672.

930. By Mr. Shaw: Authorizes and directs the Board for Texas State Hospitals and Special Schools to execute and deliver an easement to certain land in Kaufman County to the Kaufman County Soil Conservation District, etc., 2077.—Read first time, referred to the Committee on State Affairs, 2114.—Reported favorably, 2254.—Reported passed to engrossment, 2257.—Read first time, referred to the Committee on State Affairs, 2114.—Reported favorably, 2270.—Read second time, passed to engrossment, 2297.—Read third time, passed, 2324.—Caption ordered amended, 2395.—Reported engrossed, 2472.

931. By Mr. Coley: Fixes the open and closed seasons for squirrels in Montgomery County, etc., 2115.—Read first time, referred to the Committee on Game and Fisheries, 2115.—Reported favorably, 2370.—Read second time, passed, 2449.—Caption ordered amended, 2524.—Reported engrossed, 2532.

932. By Mr. Cowen: Creates a conservation and reclamation district to be known as "Lakecie Water District of Tarrant County" etc., 2260.—Read first time, referred to the Committee on Conservation and Reclamation, 2260.—Reported favorably, 2394.—Read second time, 2542.—Passed to engrossment.
HOUSE BILLS, HISTORY OF—Continued.
2542.—Read third time, passed, 2543.—Caption ordered amended, 2544.—Reported engrossed, 2545.—Signed, 2546.—Reported enrolled, 2547.—Sent to the Governor, 2548.

937. By Mr. Hoehner: Provides for a closed season in Matagorda and Brazoria Counties upon wild turkey until April 30, 1955, etc., 2317. Read first time, referred to the Committee on Game and Fisheries, 2317.—Reported favorably, 2318. Ordered not printed, 2319. Read second time, 2320.—Passed to engrossment, 2321.—Read third time, passed, 2322. Caption ordered amended, 2323.—Reported engrossed, 2324.—Returned from the Senate, 2325.—Signed, 2326. Reported enrolled, 2327. Sent to the Governor, 2328.

938. By Mr. Hoehner: Makes an emergency appropriation to the Adjutant General's Department, supplementing the current appropriation for Martial Law and Emergency Use of Troops, for the remainder of the fiscal year ending August 31, 1957, 2329.—Read first time, referred to the Committee on Appropriations, 2330.—Reported favorably, 2331. Ordered not printed, 2332. Read second time, passed, 2333.—Passed subject to provisions of Section 49A, Article III of the Constitution, 2334. Reported enrolled, 2335.—Sent to the Governor, 2336.

939. By Mr. Schwartz of Galveston: Relates to cities which have annexed territory within water control and improvement districts, where such district lies in more than one city, etc., 2337.—Read first time, referred to the Committee on Conservation and Reclamation, 2338.—Reported favorably, 2339. Read second time, passed, 2340.—Passed subject to provisions of Section 49A, Article III of the Constitution, 2341. Reported enrolled, 2342.—Sent to the Governor, 2343.
940. By Mr. Atwell: Creates a Juvenile Court and a Court of Domestic Relations in Dallas County; provides terms and jurisdiction of said courts; etc., 2419.-Read first time, referred to the Committee on Criminal Jurisdiction, 2419.-Reported favorably, 2440.-Read second time, passed, 2595.-Passed to engrossment, 2628.-Read first time, referred to the Committee on Game and Fish, 2628.-Reported favorably, 2665.-Read second time, passed to engrossment, 2727.-Reported favorably, 2947.-Read second time, passed to engrossment, 3142.-Reported favorably, 3144.-Read third time, passed, 3145.-Caption ordered amended, 3188.-Reported enrolled, 3256.-Passed to engrossment, 3256.-Caption ordered amended, 3256.-Passed to engrossment, 3256.-Returned from the Senate, 3308. - House concurred in Senate amendments, 3309.-Signed, 3309.-Reported enrolled, 3427.-Sent to the Governor, 3432.

941. By Mr. Storey: Creates a conservation and reclamation district within the corporate limits of the City of Longview, to be known as the Longview Water Supply Authority, etc., 2440.-Read first time, referred to the Committee on Conservation and Reclamation, 2440.

942. By Mr. Huffor: Authorizes and directs the Texas Prison Board to execute and deliver to the State Highway Commission a right of way easement to certain lands in Walker County, etc., 2440.-Read first time, referred to the Committee on State Affairs, 2440.-Reported favorably, 2665.-Read second time, passed to engrossment, 2673.-Read third time, passed, 2836.-Caption ordered amended, 2845.-Reported engrossed, 2873.-Returned from the Senate, 2930.-House concurred in Senate amendments, 2989.-Signed, 2989.-Reported enrolled, 3142.-Sent to the Governor, 3143.

943. By Mr. Turman: Ratifies, confirms, and validates the creation of Fannin County Water Control and Improvement District No. 1; etc., 2448.-Read first time, referred to the Committee on Conservation and Reclamation, 2448.-Reported favorably, 2595.-Reported enrolled, 2673.

944. By Mr. Ferrell: Relates to the Court of Domestic Relations of Smith County; amending Acts of the 55th Legislature, Regular Session, 1957, Chapter 16, Section 2 and Section 9, 2488.-Read first time, referred to the Committee on Criminal Jurisdiction, 2488.-Reported favorably, 2595.-Read second time, passed to engrossment, 3141.-Read third time, passed, 3142.-Caption ordered amended, 3188.-Returned from the Senate, 3256.-Reported engrossed, 3256.-Signed, 3256.-Passed to engrossment, 3256.-Caption ordered amended, 3256.-Caption ordered amended, 3256.-Passed to engrossment, 3256.-Returned from the Senate, 3256.-Reported enrolled, 3256.-Sent to the Governor, 3256.

945. By Mr. Yeak: Confers upon the Game and Fish Commission regulatory authority over wildlife resources in Robertson County; etc., 2440.-Read first time, referred to the Committee on Game and Fisheries, 2440.-Taken up, 2447.-Reported favorably, 2447.-Caption ordered amended, 2659.-Reported favorably, 2659.-Read first time, referred to the Committee on Appropriations, 2659.

946. By Mr. Slack: Relates to the financing of the Judicial System of the State: relates to traveling expenses of District Judges and District Attorney in districts composed of two or more counties; etc., 2440.-Reported favorably, 2659.-Returned from the Senate, 2659.-Read first time, referred to the Committee on Appropriations, 2659.

947. By Mr. Elliott: Ratifies, confirms, and validates the establishment and boundaries of Harris County Fresh Water Supply District No. 31 of Harris County; etc., 2440.-Read first time, referred to the Committee on Conservation and Reclamation, 2440.-Reported favorably, 2440.-Read second time, passed to engrossment, 2595.-Read third time, passed, 2836.-Caption ordered amended, 3188.-Reported enrolled, 3256.

948. By Mr. Cole: Validates Harris County Fresh Water Supply District No. 1-A of Harris County; etc., 2440.-Read first time, referred to the Committee on Conservation and Reclamation, 2440.-Reported favorably, 2440.-Read second time, passed to engrossment,
949. By Mr. Moore of Harris: Validates Harris County Fresh Water Supply District No. 1-B of Harris County; etc., 2660. - Read first time, referred to the Committee on Conservation and Reclamation, 2660. - Reported favorably, 2847. - Read second time, passed to engrossment, 3148. - Read third time, passed, 3149. - Caption ordered amended, 3188. - Reported engrossed, 3266.

950. By Mr. Cory: (by request) Relates to the conservation of game and fish resources of Calhoun County, Texas, under the authority of Article 3, Section 56 of the Constitution of Texas; etc., 2712. - Read first time, referred to the Committee on Game and Fisheries, 2712.

951. By Mr. Sanders: Makes an emergency appropriation to the Board of Water Engineers supplementing the current appropriation for surface water investigation for the remainder of the fiscal year ending August 31, 1967, 2753. - Read first time, referred to the Committee on Appropriations, 2753. - Reported favorably, 3070. - Ordered not printed, 3024.

952. By Mr. Lee: Establishes the Winkler County Juvenile Board, 2897. - Read first time, referred to the Committee on Counties, 2940. - Reported favorably, 2947. - H. C. R. No. 114, granting permission for consideration of at any time, 2910. - Taken up, 3001. - Read second time, passed to engrossment, 3002. - Read third time, passed, 3002. - Reported engrossed, 3072. - Returned from the Senate, 3126. - Signed, 3254. - Reported enrolled, 3428. - Sent to the Governor, 3432.

953. By Mr. Latimer: To make a reversion of State ad valorem school taxes to Commissioners Precinct No. 1 of Taylor County, 2897. - Read first time, referred to the Committee on Counties, 2940.

954. By Mr. Kennedy: Relates to the relief of the Independent School District of Lampasas in Lampasas County, the City of Lampasas, and the County of Lampasas, in order to aid said government subdivisions and municipalities in the reconstruction of public property destroyed in the recent flood; etc., 2940. - Read first time, referred to the Committee on Appropriations, 2940. - Reported favorably, 2970. - Ordered not printed, 2974. - Read second time, passed to engrossment, 3156. - Read third time, passed, 3151. - Caption ordered amended, 3188. - Passed subject to provisions of Section 49A, Article III of the Constitution, 3151. - Reported engrossed, 3257.

955. By Mr. Saul: Grants and appropriates $10,000.00 to the City of Silverton to be used for rehabilitating, etc., the City's street and public utility systems, which were damaged in a recent tornado, 2993. - Read first time, referred to the Committee on Appropriations, 2993. - Reported favorably, 3070. - Ordered not printed, 3024. - Taken up, 3151. - Read second time, passed to engrossment, 3152. - Read third time, passed, 3152. - Caption ordered amended, 3188. - Passed subject to provisions of Section 49A, Article III of the Constitution, 3153. - Reported engrossed, 3257.

956. By Mr. Smith of Hays: Appropriates the sum of $50,000.00 to the Teacher Retirement System to pay the costs of acquiring and servicing Federal Housing Administration mortgages; etc., 2993. - Read first time, referred to the Committee on Appropriations, 2993. - Reported favorably, 3070. - H. C. R. No. 125, Suspending Joint Rules for consideration of at any time, 3087. - Read second time, passed to engrossment, 3155. - Read third time, passed, 3154. - Caption ordered amended, 3188. - Passed subject to provisions of Section 49A, Article III of the Constitution, 3155. - Reported engrossed, 3258.
957. By Mr. Hosey: Amend Article 2922L (8), Vernon's Texas Civil Statutes, relating to the collection of taxes in certain rural high school districts, by increasing the compensation which the tax collector may be allowed for his services. Read first time, referred to the Committee on School Districts. Read second time, passed to engrossment. Reported favorably. Ordered not printed.


3087.