Nosotros, estamos seguros de que nuestros amigos de los Estados Unidos y en especial nuestros colegas representantes del Estado de Texas, nos ayudarán para que Guatemala sea definitivamente incluida en la nueva ley que establezca las cuotas de los países vendedores y que será discutida por el Congreso de la Unión Americana en el próximo mes de marzo del presente año.

No me resta más que estrechar la mano de vuestro Presidente y con ello, sellar definitivamente la inquebrantable amistad entre los Estados Unidos de América y especialmente el gran estado de Texas y Guatemala, lo que hago en nombre de Guatemala y de sus representantes.

MEMORIAL RESOLUTION
ADOPTED

H. S. R. No. 51, By Mr. Read: In memory of Richard Lionel Darling

ADJOURNMENT

Mr. Caldwell moved that the House adjourn until 11:00 o'clock a.m. tomorrow.

The motion prevailed.

The Benediction was offered by the Reverend Clinton Kersey, Chaplain.

The House, in accordance with the motion to adjourn, at 11:23 o'clock a.m., adjourned until 11:00 o'clock a.m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORT

The Temporary Committee on Rules has filed a favorable report on S. C. R. No. 7.

NINTH DAY
(Tuesday, January 24, 1961)

The House met at 11:00 o'clock a.m., pursuant to adjournment, and was called to order by the Speaker.
A quorum of the House was announced present.

The Invocation was offered by the Reverend Clinton Kersey, Chaplain, as follows:

"Heavenly Father, we thank Thee for life and for the opportunity of laboring together today. We are mindful that Thou art the giver of life that permits us to play and work. We pray that our work and play of this day will be pleasing unto Thee. Bless each Member of this House of Representatives, their families and the people of this State. In Christ's Name—Amen."

LEAVES OF ABSENCE GRANTED

The following Member was granted leave of absence on account of important business:

Mr. Nugent for today on motion of Mr. Spilman.

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

Mr. Woods for today on motion of Mr. McGregor of McLennan.

Mr. Moore for today on account of a death in his family, on motion of Mr. Collins.

RESOLUTION SIGNED BY THE SPEAKER

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

S. C. R. No. 6, In memory of Herbert C. White.

TO NAME STEVEN WADE SPILMAN AS MASCOT OF THE HOUSE

Mr. Oliver offered the following resolution:

H. S. R. No. 53

Whereas, Steven Wade Spilman, born on November 16, 1960, is the son of our esteemed fellow member of McLennan, and his affable wife, Arlette, and the brother of their darling daughter, Holly Spilman, and

Whereas, Happy Holly, soon to celebrate her third birthday, was made a Mascot of the 56th Texas House of Representatives; and

Whereas, It is the wish of the Texas House of Representatives of the 57th Legislature to honor and recognize this new addition to the Spilman family; now, therefore, be it

Resolved, That young "Steve" be and he is hereby named Mascot of the House of Representatives, and that his photograph be placed with the official Mascots of the House.

OLIVER, CORY.

The resolution was referred to the Temporary Committee on Rules.

TO NAME BRUCE SHELTON, MAT. THEW RAY AND LEIGH ANN CALDWELL AS MASCOTS OF THE HOUSE

Mr. Gladden offered the following resolution:

H. S. R. No. 59

Whereas, We find Bruce Shelton Caldwell, age four years; Matthew Ray Caldwell, age three years; and Leigh Ann Caldwell, age one year, to be proper candidates for Mascots of the House of Representatives; and

Whereas, They are the charming children of our esteemed fellow member, the Honorable Neil Caldwell and his lovely wife, Mary Lou Caldwell, of Alvin, Texas; now, therefore, be it

Resolved by the House of Representatives of the State of Texas, that Bruce Shelton Caldwell, Matthew...
Ray Caldwell, and Leigh Ann Caldwell, and they are hereby named Mascots of the House of Representatives of the Fifty-Seventh Legislature, Regular Session; and be it further

Resolved, That Bruce Shelton Caldwell, Matthew Ray Caldwell, and Leigh Ann Caldwell have their pictures made and placed on the picture panel of the House of Representatives, Austin, Texas; and be it further

Resolved, That a copy of this resolution be sent to these children, and that the House go on record as extending to them its best wishes for their happiness and success during their entire lives.

The resolution was referred to the Temporary Committee on Rules.

TO NAME SAMUEL GLENN, JANICE MAXENE, ROY ALAN, CE­CILIA JOYCE AND MARTHA ELAINE LONGORIA AS MAS­COTS OF THE HOUSE

Mr. Pipkin offered the following resolution:

H. S. R. No. 60

Whereas, Samuel Glenn, Janice Maxene, Roy Alan, and twins, Cecilia Joyce and Martha Elaine, sons and daughters of our esteemed colleague, Raul Longoria, and his lovely wife, Earlene, are eligible candidates for the office of Mascot of the Texas House of Representatives; and

Whereas, Samuel Glenn, Janice Maxene, Roy Alan, Cecilia Joyce, and Martha Elaine are outstanding young ladies and gentlemen, nine years, seven years, three years, one year, and one year of age, respectively, of winsome ways and a delight to their parents; and

Whereas, It is the desire of the Texas House of Representatives of the Fifty-Seventh Legislature, to give honor and recognition to the children of the members of the House; now, therefore, be it

Resolved, That Samuel Glenn, Janice Maxene, Roy Alan, Cecilia Joyce, and Martha Elaine be, and they are hereby named Mascots of the House of Representatives, and that their photographs be placed with the official Mascots of the House.

PIPKIN, MURRAY.

The resolution was referred to the Temporary Committee on Rules.

TO NAME RICHARD MICHAEL AND ROBERT WILLIAM RAPP AS MASCOTS OF THE HOUSE

Mr. Pipkin offered the following resolution:

H. S. R. No. 61

Whereas, Richard Michael and Robert William, sons of our esteemed colleague, Bill Rapp, and his lovely wife, Betty, are eligible candidates for the office of Mascot of the Texas House of Representatives; and

Whereas, Richard Michael and Robert William are outstanding young gentlemen, twelve years and eight years of age, respectively, of winsome ways and a delight to their parents; and

Whereas, It is the desire of the Texas House of Representatives of the Fifty-Seventh Legislature, to give honor and recognition to the children of the members of the House; now, therefore, be it

Resolved, That Richard Michael and Robert William be, and they are hereby named Mascots of the House of Representatives, and that their photographs be placed with the official Mascots of the House.

PIPKIN, MURRAY.

The resolution was referred to the Temporary Committee on Rules.

TO NAME ANGELA DOLORES DE LA GARZA AS MASCOT OF THE HOUSE

Mr. Pipkin offered the following resolution:

H. S. R. No. 62

Whereas, Angela Dolores, daughter of our esteemed colleague, Eligio de la Garza, and his lovely wife, Lucille, is an eligible candidate for the office of Mascot of the Texas House of Representatives; and

Whereas, Angela Dolores is an outstanding young lady, nine months of age, of winsome ways and a delight to her parents; and

Whereas, It is the desire of the Texas House of Representatives of
the Fifty-Seventh Legislature, to give honor and recognition to the children of the members of the House; now therefore, be it
Resolved, That Angela Dolores be, and she is hereby named Mascot of the House of Representatives, and that her photograph be placed with the official Mascots of the House.

PIPKIN, MURRAY.
The resolution was referred to the Temporary Committee on Rules.

CONGRATULATORY RESOLUTIONS ADOPTED

H. S. R. No. 55, By Mr. Stewart of Galveston and Mr. LaValle: Recognizing students of LaMarque First Methodist Church Sunday School.

H. S. R. No. 63, By Messrs. Johnson of Bexar, Spears, Berry, Barlow, Smith of Bexar, Bell and Alinari: Congratulating General Walter Krueger.

H. S. R. No. 54, By Messrs. Jones of Travis, Sandahl and Foreman: Expressing special wishes to Dr. Walter Prescott Webb.

TO NAME KIMI D' ANN PRESTON AS MASCOT OF THE HOUSE

Mr. Hollowell offered the following resolution:

H. S. R. No. 68

Whereas, Kimi D' Ann Preston, born September 19, 1959, is a proper candidate for Mascot of the House of Representatives; and
Whereas, She is the daughter of our fellow Member, George L. Preston and his charming wife, Vonda June, of Paris, Lamar County, District 10; and
Whereas, She is the granddaughter of Mr. and Mrs. Albert Gilley of Alba and of Mr. and Mrs. T. J. Preston of Paris; and
Whereas, It is the desire of the House to honor the children of the Members of the House; now therefore, be it
Resolved, That Kimi D' Ann Preston be declared Mascot of the Fifty-seventh Texas Legislature and that her picture be placed in the panel with Members of the House.

The resolution was referred to the Temporary Committee on Rules.

CONGRATULATING THE HONORABLE FRANKLIN SPEARS

Mr. Watson offered the following resolution:

H. S. R. No. 67

Whereas, It has come to the attention of the House of Representatives that one of its distinguished Members has gained recognition not by mere proficiency in the techniques of professional ethics, nor by exceptional expediency in the field of legislation, but by a talent that is the envy of every Member of the House; and
Whereas, Representative Franklin Spears, as a member of the Play-nova Quartet has entertained and delighted good citizens in Texas, Louisiana, and New Mexico with the wonders of his voice in this popular barbershop quartet; now therefore, be it
Resolved, That the House of Representatives of the Fifty-seventh Legislature congratulates Representative Franklin Spears, and invites him to render a sample of his barbershop talent on the floor of the House at any time.

The resolution was read and was adopted.

REQUESTING THE FLAG OF TEXAS TO BE PLACED ON THE FLAGPOLE AT THE SOUTH MAIN ENTRANCE OF THE CAPITOL

Mr. Glass offered the following resolution:

H. C. R. No. 9

Whereas, The Nation and the world recognize the majesty and priceless worth of the Texas Flag and of this State which has been built under the aegis of the Texas Constitution, our great charter of human freedom and human dignity; and
Whereas, There now exists a flagpole which is not in use at the south main entrance to the Capitol building and which could serve as a standard bearer for the Texas Flag at no extra cost to the State; and
Resolved by the House of Representatives of the Fifty-seventh Legislature, the Senate concurring, That while this humble and dedicated Legislative Body meets in each Session to protect our heritage and prepare our future, the Flag of Texas be placed on the existing flagpole at the south main entrance to the Capitol building as a pronouncement of the challenge that each Legislator accepts, and will, with all his heart, fulfill, for this beloved State and these beloved people; and be it further,

Resolved, That the State Board of Control be, and it is hereby directed to supervise the raising and lowering of this Texas Flag at the proper time each day.

GLASS, HALE, LA VALLE.

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

MEMORIALIZING THE CONGRESS OF THE UNITED STATES RELATIVE TO BALANCING THE EXPENDITURES AND THE INCOME OF THE GOVERNMENT

Mr. Bridges offered the following resolution:

H. C. R. No. 10

Resolved, That the people of the United States are already bearing a particularly confiscatory and excessive burden of taxes, particularly from the Federal Government; now, therefore,

Be it resolved by the House of Representatives, the Senate concurring:

That the State of Texas hereby urges and memorializes the Congress of the United States to propose to the states an amendment to the Constitution of the United States as provided by Article V of the Constitution, to read as follows, to-wit:

"Section 1. On or before the fifteenth day after the beginning of each regular session of the Congress, the President shall transmit to the Congress a budget which shall set forth his estimate of the receipts of the Government, other than trust funds, during the ensuing fiscal year under the laws then existing and his recommendations with respect to expenditures to be made from funds other than trust funds during such ensuing fiscal year, which shall not exceed such estimate of the receipts. The President in transmitting such budget may recommend measures for raising additional revenue and his recommendations for the expenditure of such additional revenue. If the Congress shall authorize expenditures to be made during such ensuing fiscal year in excess of such estimate of the receipts, it shall not adjourn for more than three days at a time until such action has been taken as may be necessary to balance the budget for such ensuing fiscal year. In case of war or other grave national emergency, if the President shall so recommend, the Congress by a vote of three-fourths of all the members of each House may suspend the foregoing provisions for balancing the budget for periods, either successive or otherwise, not exceeding one year each.

Section 2. This Article shall take effect on the first day of the calendar year next following the ratification of this Article.

Section 3. This Article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several states within seven years from the date of ratification.

Whereas, The Texas Flag is a symbol of our belief that the final end of the State and Its Government is to make men free to develop their faculties; and that in Its Government the deliberative forces should prevail over the arbitrary; now, therefore, be it

Resolved by the House of Representatives of the Fifty-seventh Legislature, the Senate concurring, That while this humble and dedicated Legislative Body meets in each Session to protect our heritage and prepare our future, the Flag of Texas be placed on the existing flagpole at the south main entrance to the Capitol building as a pronouncement of the challenge that each Legislator accepts, and will, with all his heart, fulfill, for this beloved State and these beloved people; and be it further,

Resolved, That the State Board of Control be, and it is hereby directed to supervise the raising and lowering of this Texas Flag at the proper time each day.

GLASS, HALE, LA VALLE.

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

MEMORIALIZING THE CONGRESS OF THE UNITED STATES RELATIVE TO BALANCING THE EXPENDITURES AND THE INCOME OF THE GOVERNMENT

Mr. Bridges offered the following resolution:

H. C. R. No. 10

Resolved, That the people of the United States are already bearing a particularly confiscatory and excessive burden of taxes, particularly from the Federal Government; now, therefore,

Be it resolved by the House of Representatives, the Senate concurring:

That the State of Texas hereby urges and memorializes the Congress of the United States to propose to the states an amendment to the Constitution of the United States as provided by Article V of the Constitution, to read as follows, to-wit:

"Section 1. On or before the fifteenth day after the beginning of each regular session of the Congress, the President shall transmit to the Congress a budget which shall set forth his estimate of the receipts of the Government, other than trust funds, during the ensuing fiscal year under the laws then existing and his recommendations with respect to expenditures to be made from funds other than trust funds during such ensuing fiscal year, which shall not exceed such estimate of the receipts. The President in transmitting such budget may recommend measures for raising additional revenue and his recommendations for the expenditure of such additional revenue. If the Congress shall authorize expenditures to be made during such ensuing fiscal year in excess of such estimate of the receipts, it shall not adjourn for more than three days at a time until such action has been taken as may be necessary to balance the budget for such ensuing fiscal year. In case of war or other grave national emergency, if the President shall so recommend, the Congress by a vote of three-fourths of all the members of each House may suspend the foregoing provisions for balancing the budget for periods, either successive or otherwise, not exceeding one year each.

Section 2. This Article shall take effect on the first day of the calendar year next following the ratification of this Article.

Section 3. This Article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several states within seven years from the date of ratification.

Whereas, The Texas Flag is a symbol of our belief that the final end of the State and Its Government is to make men free to develop their faculties; and that in Its Government the deliberative forces should prevail over the arbitrary; now, therefore, be it

Resolved by the House of Representatives of the Fifty-seventh Legislature, the Senate concurring, That while this humble and dedicated Legislative Body meets in each Session to protect our heritage and prepare our future, the Flag of Texas be placed on the existing flagpole at the south main entrance to the Capitol building as a pronouncement of the challenge that each Legislator accepts, and will, with all his heart, fulfill, for this beloved State and these beloved people; and be it further,

Resolved, That the State Board of Control be, and it is hereby directed to supervise the raising and lowering of this Texas Flag at the proper time each day.

GLASS, HALE, LA VALLE.

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

MEMORIALIZING THE CONGRESS OF THE UNITED STATES RELATIVE TO BALANCING THE EXPENDITURES AND THE INCOME OF THE GOVERNMENT

Mr. Bridges offered the following resolution:

H. C. R. No. 10

Resolved, That the people of the United States are already bearing a particularly confiscatory and excessive burden of taxes, particularly from the Federal Government; now, therefore,

Be it resolved by the House of Representatives, the Senate concurring:

That the State of Texas hereby urges and memorializes the Congress of the United States to propose to the states an amendment to the Constitution of the United States as provided by Article V of the Constitution, to read as follows, to-wit:

"Section 1. On or before the fifteenth day after the beginning of each regular session of the Congress, the President shall transmit to the Congress a budget which shall set forth his estimate of the receipts of the Government, other than trust funds, during the ensuing fiscal year under the laws then existing and his recommendations with respect to expenditures to be made from funds other than trust funds during such ensuing fiscal year, which shall not exceed such estimate of the receipts. The President in transmitting such budget may recommend measures for raising additional revenue and his recommendations for the expenditure of such additional revenue. If the Congress shall authorize expenditures to be made during such ensuing fiscal year in excess of such estimate of the receipts, it shall not adjourn for more than three days at a time until such action has been taken as may be necessary to balance the budget for such ensuing fiscal year. In case of war or other grave national emergency, if the President shall so recommend, the Congress by a vote of three-fourths of all the members of each House may suspend the foregoing provisions for balancing the budget for periods, either successive or otherwise, not exceeding one year each.

Section 2. This Article shall take effect on the first day of the calendar year next following the ratification of this Article.

Section 3. This Article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several states within seven years from the date of ratification.
its submission to the states by the Congress.

Be it further resolved that a certified copy of this Resolution be furnished to the President of the Senate and the Speaker of the House of Representatives of the Congress, and to each Congressional Representative from the State.

BRIDGES, JOHNSON of Dallas, HUGHES of Dallas, JONES of Dallas, ATWELL.

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

COMMENDING THE FEDERAL POWER COMMISSION AND PUBLIC OFFICIALS

Mr. Latimer offered the following resolution:

H. C. R. No. 13

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

Whereas, The Federal Power Commission has published its Statement of General Policy No. 61-1, whereby it proposes to establish and periodically review area prices for natural gas moving in interstate commerce; and

Whereas, Under this policy statement the Federal Power Commission has called for appearances in a pre-hearing conference on March 6, 1961, in Midland, Texas, to review the area prices established for the Permian Basin; and

Whereas, All producers of gas in this area, which includes Texas Railroad Commission Districts 7-C and 8, have been notified to appear at this hearing if they presently have natural gas contracts under suspension by the Federal Power Commission, or if they desire to present evidence bearing on the justness and reasonableness of the area prices presently established by the Federal Power Commission; and

Whereas, The need for additional exploration and drilling for natural gas is critical because of the need to develop more natural gas reserves to satisfy an ever-expanding demand, and to be available in time of national emergency, and such exploration and drilling is a hazardous undertaking with uncertain and unpredictable results which therefore requires understanding and recognition of those problems by the entire public, including consumers, and a reasonable recognition of such hazards and uncertainties on the part of those who administer any laws or regulations pertaining thereto; and

Whereas, The State of Texas, as well as its citizens, has a direct and immediate interest in this proceeding because the establishment of these prices on an irreplaceable natural resource affects a substantial portion of the State's economy and because the State collects a tax on all natural gas produced in this State; and

Whereas, The length of time and the expense necessary for a hearing in Washington on prices to be allowed producers has made such procedures prohibitive in the case of many independent producers; and

Whereas, The State Officials of Texas have previously indicated their concern over the importance of this hearing and the necessity that the interest of the State be presented, preserved and protected; and

Whereas, This Resolution shall not be construed as indicating that this Legislature or the State of Texas concedes any power, jurisdiction or the necessity for Federal regulation of wellhead prices of independent producers of natural gas which may later be transported in interstate commerce, but rather it acknowledges that the Federal Power Commission, having had that duty thrust on it by the Courts, despite contrary congressional intent, is to be commended for accommodating producers by holding consolidated hearings in the areas where the natural gas is to be produced; and

Whereas, The interests of those municipalities, localities, and States who are net consumers of natural gas transported in interstate commerce have been and are fully and adequately represented by intervention at Federal Power Commission rate proceedings: Now, therefore, be it
Resolved by the House of Representatives, the Senate of Texas concurring, That the Federal Power Commission be commended for its proposed plan to hold a consolidated prehearing conference in Midland, Texas, rather than in Washington, District of Columbia, for the purpose of determining the just and reasonable price of natural gas produced in the Permian Basin of Texas and New Mexico, and transported in interstate commerce, and be it further resolved,

Resolved, That the Public Officials of Texas be commended for their proposal to participate in this hearing; and be it further resolved,

Resolved, That copies of this Resolution be distributed to Members of Congress, to the Officials and Staff of the Federal Power Commission, and to the Public Officials of Texas.

LATIMER, SNELSON.

The resolution was adopted.

TO DESIGNATE TEXAS LITERARY WEEK

Mr. Harrington offered the following resolution:

H. C. R. No. 11

Whereas, The House of Representatives wishes to recognize the importance and urgency of the preservation of the spirit and wisdom of mankind; and

Whereas, This great heritage has been recorded through the literature of the world since the beginning of our destiny; and

Whereas, Our democratic way of life and our love of freedom are vital to the continuation of the essentials of liberty; and

Whereas, The members of the Texas Federation of Women's Clubs are providing great leadership and inspiration to our country and our State in seeking to designate one week during the year to emphasize the importance of literature to the good citizens of our State; now, therefore, be it

Resolved by the House of Representatives of the Fifty-seventh Legislature, the Senate concurring, That the second week in October of every year be known officially as Texas Literary Week and that this Texas Literary Week will begin in October of 1961.

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

TO PROVIDE FOR APPOINTMENT OF COMMITTEE TO DESIGNATE POST LAUREATE AND ALTERNATE POST LAUREATE

Mr. Harrington offered the following resolution:

H. C. R. No. 12

Whereas, There is a close connection between the long growth of civilization and the development of literature; and

Whereas, It has been customary in all ages for governments to recognize this relation by elevating the poet to the same plane as a statesman and military leader; and

Whereas, The recognition of outstanding poets in this State and their elevation to places of honor will have a wholesome and benedictory effect on literature in this State; and

Whereas, The Legislature of the State of Texas has for several sessions established the policy sought by this Resolution to be continued; now, therefore, be it

Resolved by the House of Representatives of the State of Texas, the Senate concurring, That there shall be named a committee of five (5) to appoint and designate some outstanding and recognized poet who is a citizen of Texas, who shall be Poet Laureate of the State of Texas for a period of two (2) years from such appointment and designation; that said committee shall consist of two (2) Members of the Senate to be named by the Lieutenant Governor, two (2) Members of the House to be named by the Speaker, and said committee shall meet with the Governor who is hereby designated as the fifth member of the committee; or if the Governor does not serve, he is hereby authorized to designate the fifth member of the committee; and, be it further
Resolved, That an alternate Poet Laureate with the same qualifications of the Poet Laureate be appointed for the same period of time, who shall serve in the event of the death or resignation of the Poet Laureate.

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

ALLOCATING CERTAIN SPACE IN THE CAPITOL BUILDING TO THE LEGISLATURE

The Speaker laid before the House for consideration at this time, S. C. R. No. 7, Allocating vacated offices of the Supreme Court, the Court of Criminal Appeals and the Attorney General to the Legislature.

The resolution having heretofore been referred to the Temporary Committee on Rules and reported favorably by the Committee, S. C. R. No. 7 was read.

Mr. Preston offered the following committee amendment to the resolution:

Committee Amendment No. 1 to the Senate in this resolution, and all other space which has or may become available in the State Capitol Building; and be it further

Resolved, That the Secretary of the Senate shall cause a copy of this resolution to be directed to the Executive Director of the Board of Control, and the said Executive Director is hereby directed to have the offices which might be now occupied on a temporary basis vacated and to leave vacant any space which is now or may become available, and that the said Board of Control cooperate in the furnishing or possible reconstruction of this space to be occupied by the State Senate and House of Representatives.

The amendment was adopted.

S. C. R. No. 7, as amended, was adopted.

Mr. Hale moved to reconsider the vote by which S. C. R. No. 7 was adopted and to table the motion to reconsider.

The motion to table prevailed.

VOTE RECORDED

I wish to be recorded as voting "No" on adoption of S. C. R. No. 7.

Murray Watson

MEMORIAL RESOLUTIONS ADOPTED

H. S. R. No. 56, By Mr. Collins: In memory of Mrs. B. S. Ratcliff.

H. S. R. No. 57, By Mr. Collins: In memory of Charles Martin.

H. S. R. No. 58, By Mr. Koliba: In memory of Mrs. Kathryn McAdams.

H. S. R. No. 64, By Mr. Green: In memory of H. C. Vandervoot, Sr.

H. S. R. No. 65, By Mr. Green: In memory of Paul W. Tibbatts.

H. S. R. No. 66, By Mr. Green, Mr. Cowen, Mr. Lary, Mr. Shannon, Mr. Gladden, Mr. Richardson and Mr. Kennard: In Memory of Mr. Cullum Greene.

ADJOURNMENT

Mr. Shannon moved that the House adjourn until 11:00 o'clock a.m., tomorrow.

The motion prevailed.
The Benediction was offered by the Reverend Clinton Kersey, Chaplain.

The House, in accordance with the motion to adjourn, at 11:26 o'clock a.m. adjourned until 11:00 o'clock a.m., tomorrow.

APPENDIX

COMMITTEE REPORTS

The Temporary Committee on Rules has filed a favorable report on the following resolutions:

H. C. R. No. 9
H. C. R. No. 11
H. C. R. No. 12

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, January 23, 1961
Honorable James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. C. R. No. 1, in memory of Uncle Henry Blair.

Has carefully compared same and finds it correctly enrolled.

TONY KORIOTH, Chairman of the Temporary Committee
Austin, Texas, January 23, 1961
Honorable James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. C. R. No. 3, providing for a joint session of the House and Senate.

Has carefully compared same and finds it correctly enrolled.

TONY KORIOTH, Chairman of the Temporary Committee
Austin, Texas, January 23, 1961
Honorable James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. C. R. No. 4, providing for payment of inaugural expenses to be made out of the Legislative Expense Fund of the Fifty-seventh Legislature.

Has carefully compared same and finds it correctly enrolled.

TONY KORIOTH, Chairman of the Temporary Committee
Austin, Texas, January 23, 1961
Honorable James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. C. R. No. 6, providing for a joint session.

Has carefully compared same and finds it correctly enrolled.

TONY KORIOTH, Chairman of the Temporary Committee

SENT TO GOVERNOR

January 23, 1961
H. C. R. No. 1
H. C. R. No. 3
H. C. R. No. 4
H. C. R. No. 6

TENTH DAY

(Wednesday, January 25, 1961)

The House met at 11:00 o'clock, a.m., pursuant to adjournment and was called to order by the Speaker.

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

Mr. Speaker
Buchanan
Adams of Lubbock
Burgess
Adams of Titus
Butler
Allen
Caldwell
Alantis
Cannon
Andrews
Carriker
Atwell
Chapman
Baird
Cole of Harra
Ballman
Cole of Hunt
Baxley
Collins
Barlow
Connell
Barnes
Cook
Bartram
Cory
Bass
Cox
Berry
Cowles
Blaine
Crain
Boysen
Crewe
Bridges
Curington

Mr. Speaker
Buchanan
Adams of Lubbock
Burgess
Adams of Titus
Butler
Allen
Caldwell
Alantis
Cannon
Andrews
Carriker
Atwell
Chapman
Baird
Cole of Harra
Ballman
Cole of Hunt
Baxley
Collins
Barlow
Connell
Barnes
Cook
Bartram
Cory
Bass
Cox
Berry
Cowles
Blaine
Crain
Boysen
Crewe
Bridges
Curington