Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 95, A bill to be entitled "An Act relating to the creation of a State Disaster Council charged with the duty of carrying out the State's responsibility to its citizens in the event of a public calamity by making certain determinations and taking certain prescribed actions; and relating further to the powers and duties of and acts to be performed by the Governor in cases of public calamity; providing for the financing of actions taken to effectuate the purposes of the Act by the creation of a special fund and allocation of certain revenues thereto, by making certain appropriations and by authorizing investment of funds and reciprocal loan compacts with other states; providing a severability clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, January 29, 1962

Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 105, A bill to be entitled "An Act amending Section 5 of Article 527 of the Penal Code of Texas, as amended, relating to defenses and exemptions applicable under the Article; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, January 29, 1962

Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 106, A bill to be entitled "An Act amending Article 879h-1 of the Penal Code of Texas, as last amended, so as to authorize an open archery season, or period of time, when it shall be lawful to hunt, take and kill solely with bows and arrows, wild buck deer, wild bear, wild turkey gobblers and collared peccary or javelina in Nueces County, Texas; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, January 29, 1962

NINETEENTH DAY (Wednesday, January 31, 1962)

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

- Mr. Speaker: Heatly
- Adams of Lubbock: Nelson
- Adams of Titus: Bitson
- Alans: Hollowell
- Allen: Huesner
- Andrews: Hughes
- Atwell: of Grayson
- Bailey: Hughes of Dallas
- Baiman: Isaaks, Miss
- Beaufield, Mrs. James
- Barlow: Jamison
- Bartram: Jarvis
- Bass: Johnson of Dallas
- Berry: Johnson of Bexar
- Blaine: Johnson of Hidalgo
- Boyden: Jones of Dallas
- Bridges: Jones of Travis
- Buchanan: Kennard
- Burgess: Kipling
- Butler: Kohler
- Caldwell: Kolba
- Cannon: Korkmaz
- Carricker: Kollmann
- Chapman: Lack
- Cole of Harris: Laffamer
- Cole of Hunt: Leaverton
- Connal: Lewis
- Cook: Longoria
- Cory: McCoppin
- Cotten: McGregor
- Cowen: of McLennan
- Cowies: McGregor
- Crain: of El Paso
- Crews: Mclnany
- Carrington: Markgraf
- de la Garza: Martin
- Dewey: Miller
- Duff, Miss: Moore
- Dungan: Mullen
- Eckhardt: Murray
- Ehrie: Nitscher
- Esquivel: Nielsen
- Fairchild: Nugent
- Fletcher: Oliver
- Floyd: Osborn
- Foreman: Parsons
- Garrison: Peart
- Gibbens: Peeler
- Gladden: Petty
- Glass: Pietretti
- Gluskin: Pipkin
- Green: Preston
- Grover: Price
- Guffey: Quillam
- Hale: Kapp
- Harding: Ratcliff
- Harting: Read
- Harrington: Richards
- Haynes: Richardson
- Roberts of Hill: Stewart
- Rosea of Wichita
- Rosson: Struve
- Sandahl: Thurmond
- Schram: Thurmond
- Shannon: Townsend
- Shipley: Trevino
- Black: Tunnell
- Slader: Walker
- Smith of Bexar: Ward
- Smith of Jefferson: Watson
- Staigton: Wells
- Spillman: Wheatley
- Springer: Whitefield
- Stewart: Wilson
- of Galveston: Woods
- Yeak

Absent:

- Roberts of Dawson

Absent—Excused:

- Barnes

A quorum of the House was announced present.

The Invocation was offered by the Reverend Carroll H. Thompson, pastor of First Methodist Church of Ballinger, Texas, as follows:

"Almighty God, bless these Members of the House this day with the leadership of Thy Holy Spirit, that all of their concerns and judgments shall be made in the light of Thy truth and mercy, and not from individual or group pressures and prejudgments. We are thankful that from the leadership of men and women, dedicated to the doing of Thy Holy Will, we shall continue in the ways that make for freedom of the individual and the ways that make for peace in our land and around the world. Continue to abide with these representatives of the people that we shall come to a dedicated acceptance of Thy Holy Will for our daily lives, through Christ our Lord.—Amen."

Leaves of Absence Granted:

The following Members were granted leaves of absence on account of important business:

- Mr. Barnes for today on motion of Mr. Bass.
- Mr. Boyden for today on motion of Mr. Cole of Hunt.
TO GRANT PIERCE BROTHERS, INC., PERMISSION TO SUK THE STATE

The Speaker laid before the House, by unanimous consent, for consideration at this time:

H. C. R. No. 35, Granting Pierce Brothers, Inc., permission to sue the State.

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

The resolution was adopted.

MEMORIAL RESOLUTIONS ADOPTED

H. S. R. No. 216, By Mr. Cannon:
In memory of Roger Dale Pickett.

H. S. R. No. 217, By Mr. Cannon:
In memory of Mr. Kenneth Robinson.

H. S. R. No. 218, By Messrs. Hefton and Jamison:
In memory of Tom Hickman.

H. S. R. No. 219, By Messrs. Roberts of Hill and Watson:
In memory of J. C. Butts.

CONGRATULATORY RESOLUTIONS ADOPTED

H. S. R. No. 191, By Mr. Niemeyer:
Recognizing Government Students from Southwest Texas Junior College in Uvalde.

H. S. R. No. 215, By Mr. Guffey:
Congratulating Gus Gonzales.

H. S. R. No. 216, By Mr. Johnson of Bexar:
Congratulating Brigadier General Theodore C. Bedwell, Jr.

H. S. R. No. 217, By Mr. Johnson of Bexar:
Congratulating Dr. Robert L. Cramer.

H. S. R. No. 218, By Mr. Dungan:
Congratulating The Reverend William Joseph Levada.

TO COMMEND THE HONORABLE YALE LARY

Mr. Heatly offered the following resolution:

H. S. R. No. 209

Whereas, The House of Representatives has among its members an outstanding athlete, who is not only an advocate of fair play and good sportsmanship on the gridiron but who also has won the respect and esteem of his colleagues by following these same principles in his work with the Legislature; and

Whereas, The life of this Representative, the Honourable Yale Lary of Fort Worth, has been identified with athletic achievements as far back as his high school days and these accomplishments have continued through his college career and into professional football with the National Football League: he received honorable mention as All-State Left Halfback while playing for Northside High School in Fort Worth; he was named to the All-Southwest Conference team for two years, 1950 and 1951, while playing with the Texas Aggies of the A. & M. College of Texas; for the past eight years, he has been in the backfield of the Detroit Lions, where he has won distinction and acclaim; and

Whereas, His punting average has been the subject of numerous sports writers and football enthusiasts throughout the United States: he achieved the highest punt average per game, 51 yards, in the East-West Pro-Bowl Game on January 14, 1962; and

Whereas, The rugged endurance and consistent perseverance displayed by him on the football field are but outward expressions of the clean living and high ideals with which his life is endowed; and

Whereas, His Christian attitude, so evident in the stadium, is also manifested by his membership in the Christian Church; and

Whereas, The House of Representatives wishes to pay tribute to a friend, sportsman, and colleague, Yale Lary, now therefore be it

Resolved, That the House of Representatives hereby commends Yale Lary for his achievements and high principles and directs that an official copy of this Resolution, bearing the Seal of the House of Representatives be prepared for presentation to him with the compliments of this body.
On the motion of Mr. Shannon, the names of all Members of the House were added to the resolution as signers thereof.

The resolution was read and was adopted.

SUSPENDING THE JOINT RULES
TO CONSIDER H. B. NO. 111
Mr. Whitfield offered the following resolution:

H. C. R. No. 37

Be It Resolved by the House of Representatives, the Senate concurring, that the Joint Rules be suspended, and they are hereby suspended for both houses in order that either house may take up and consider at any time House Bill 111.

The resolution was referred to the Committee on Rules.

CONSIDERATION OF CONFERENCE COMMITTEE REPORT ON SENATE BILL NO. 39
Mr. Wells submitted the following Conference Committee Report on Senate Bill No. 39:

Austin, Texas, January 30, 1962

Honorable Charles Herring
President of the Senate

Honorable James Turman, Speaker of the House

Sirs: We, your Conference Committee, appointed to adjust the differences between the Senate and the House of Representatives on Senate Bill No. 39, have met and had same under consideration, and beg to report it back with the recommendation that it do pass in the form attached.

ROGERS,
HAZELWOOD,
SPEARS,
SMITH,
MOFFETT,
On the part of the Senate.

WELLS,
MCLHANY,
JESSE M. OSBORN,
On the part of the House.

Conference Committee Substitute for S. B. 39

"A BILL
To Be Entitled

An Act amending Section 4 as added to Article 6050 of the Revised Civil Statutes of Texas, 1925, by Chapter 81, Acts of the 63rd Legislature, 1st Called Session, 1964, so as to provide that the sale, transportation, or delivery of natural gas for certain agricultural purposes or uses or for household use in farm houses shall not alone constitute a person, association, private corporation, trustee, receiver, or partnership a "gas utility", "public utility", or "utility" as defined by Article 6050 of the Revised Civil Statutes of Texas, 1925, and providing an exemption from rate regulation of such activity by the Railroad Commission, unless such a person, association, private corporation, trustee, receiver, or partnership sells, transports or delivers natural gas at retail to domestic consumers within the incorporated limits of any city, town or village within the State of Texas for profit then such person, association, private corporation, trustee, receiver or partnership making such sale, transportation or delivery of natural gas by it for certain agricultural purposes or uses shall be subject to the jurisdiction, control and regulation of the Railroad Commission; repealing Section 4(a) of Article 6050 and adding a new Section 4(a) which provides that the Railroad Commission shall not review existing rates or review or determine new rates unless petitioned by the "gas utility," "public utility," or "utility" or unless petitioned by ten percent (10%) or more of the irrigation and/or agricultural customers affected; and providing that upon request of ten (10) or more of said irrigation and/or agricultural customers affected at any time, or upon announcing or implementing a rate increase, the "gas utility," "public utility," or "utility" shall inform the Commission in writing within ten (10) days the number of said affected irrigation and/or agricultural customers: providing for severability; and declaring an emergency.

Be It Enacted By The Legislature Of The State Of Texas:

Section 1. Section 4 as added to
Mr. Speaker, the Governor's message of Wednesday, January 17, 1962, to the members of the 57th Legislature, Third Called Session, and an application, and to this end the provisions of this Act are declared to be severable.

Mr. Atwell raised the following point of order:

"I raise a point of order against further consideration of the Conference Committee Report on S. B. 89 on the following constitutional grounds: to wit: Art. III, Sec. 40 of the Constitution of Texas states that when the Legislature shall be convened in Special Session, there shall be no legislation upon subjects other than those designated in the proclamation of the Governor calling such session, or presented to them by the Governor."

Mr. Speaker, the Governor's message of Wednesday, January 17, 1962, to the members of the 57th Legislature, Third Called Session, January 31, 1962
which submitted additional subjects for consideration by the Legislature, set out the subject enumerated No. 5—"Regulation of gas sold for irrigation purposes."

Now, Mr. Speaker, I direct your attention to the Conference Committee Report on S. B. No. 39 in both the caption and the body of the bill which clearly sets out the subject of control and regulation of natural gas for household use in farm houses; and Mr. Speaker, clearly this subject was not within the call that the Governor has submitted."

The Speaker overruled the point of order.

Mr. Wells moved that the House adopt the Conference Committee Report on Senate Bill No. 39.

Mr. Atwell moved as a substitute motion that the House do not adopt the Conference Committee Report on Senate Bill No. 39 and that a new Conference Committee be appointed to adjust the differences between the two Houses.

Mr. Milhauser moved to table the substitute motion made by Mr. Atwell.

A record vote was requested on the motion to table.

The motion to table the substitute motion by Mr. Atwell to not adopt the Conference Committee Report on Senate Bill No. 39 and to appoint a new Conference Committee to adjust the difference between the two Houses was lost by the following vote:

Year—67

Yeas—67

Alberts
Bailey
Ballman
Barlow
Bass
Boysen
Bridges
Cannon
Carriker
Chapman
Collins
Crews
de la Garza
Dewey
Duff, Miss
Dungan
Korkmas
Kothmann
Lairmer
Learon
Longoria
McGregor
McElhany
Markgraf
Mulher
Muthcher
Niemeyer
Osborne
Pacey
Peeler
Petty
Pipkin
Quilliam
Rapp
Richardson
Roberts of Hill
Rosson
Schram
Springer
Stewart
of Galveston
Stuve
Thurmond
Townsend
Trevino
Ward
Watson
Wells
Wheatley
Wilson
Ynez

Nays—73

Adams of Lubbock
Adams of Titus
Allen
Andrews
Atwell
Banfield, Mrs.
Blaine
Buchanan
Burgess
Butler
Cole of Hunt
Connell
Cook
Cory
Cotten
Cowan
Cowles
Crain
Darlington
Ehle
Fairchild
Fletcher
Foord
Garrison
Gibbes
Green
Grover
Harding
Harrington
Haynes
Hefton
Huebner of Wichita
Hughes of Dallas
James
Jarvis
Johnson of Dallas
Johnson of Bell
Jones of Travis

Present—Not Voting

Price

Absent

Bartram
Berry
COMMITTEE MEETING

Mr. Hollowell asked unanimous consent of the House that the Committee on State Affairs be permitted to meet at this time.

There was no objection offered.

The vote of the House was taken on the substitute motion made by Mr. Atwell and the vote was announced yeas 74, nays 67.

A verification of the vote was requested and was granted.

The roll of those voting "yea" was again called and the verified vote resulted, as follows:

Yeas—73

Adams of Lubbock Johnson of Dallas
Allen of Titus Johnson of Bell
Andrews Jones of Travis
Atwell Kilpatrick
Banfield, Mrs. Kollar
Bartram Koliba
Berry Korkmas
Blaine Lewis
Buchanan McCoppin
Butler McGregor
Cole of Harris McLennan
Cole of Hunt Marla
Connell Miller
Cook Moore
Cory Negent
Cotton Oliver
Cowan Farnoos
Cowles Ratcliff
Crain Read
Curington Richards
Eberle Richardson
Fairchild Roberts of Dawson
Fletcher Sanahl
Floyd Shannon
Garrison Shipley
Gibbons Slack
Green Slider
Grover Smith of Bexar
Harding Sueison
Hefton Spilman
Heueiner Stewart
James of Dallas of Wichita
Jarvis Tunnell

Nays—66

Alaniz Latimer
Bailey Leaverton
Bailman Longoria
Barlow McGregor
Bass of El Paso
Bridges McLain
Caldwell Mckenzie
Cannon Markgraf
Carriker Mullen
Chapman Nieszner
Collins Osborn
Crews Peery
de la Garza Peeler
Dewer Petty
Dungan Piggin
Eckhardt Quilliam
Equivel Rapp
Foreman Roberts of Hill
Gladden Rossen
Glass Schram
Glasing Smith of Jefferson
Gufley Springer
Hale Stewart
Harling of Galveston
Harrington Struve
Haynes Thurmond
Henson Trevino
Hughes Ward
of Grayson Watson
Izaacks, Miss Wells
Jamison Wheatley
Johnson of Bexar Wilson
Kebham Yeak

Present—Not Voting

Hollowell Price
Preston

Absent—Excused

Healy Pieratt
Jones of Dallas Townsend
Murray

Absent—Excused

Barnes Boysen

(On motion of Mr. Oliver and by unanimous consent, the House dispensed with the verification of those voting "nay").

The Speaker stated that the substitute motion made by Mr. Atwell to not adopt the Conference Committee Report on S. B. No. 39 and to appoint a new Conference Committee to adjust the differences be-
between the two Houses prevailed by the above vote.

Mr. Richardson moved to reconsider the vote by which the substitute motion made by Mr. Atwell prevailed.

Mr. Oliver moved to table the motion to reconsider the vote.

A record vote was requested on the motion to table.

The motion to table the motion to reconsider the vote by which the substitute motion made by Mr. Atwell prevailed, was lost by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>70</th>
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</thead>
<tbody>
<tr>
<td>Adams of Lubbock</td>
<td>Kilpatrick</td>
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<tr>
<td>Adams of Titus</td>
<td>Kohler</td>
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<tr>
<td>Allen</td>
<td>Kilba</td>
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<tr>
<td>Andrews</td>
<td>Korkmas</td>
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<tr>
<td>Atwell</td>
<td>Lary</td>
</tr>
<tr>
<td>Bantfield, Mrs. Bartram</td>
<td>McCoppin</td>
</tr>
<tr>
<td>Bartram</td>
<td>McClellan</td>
</tr>
<tr>
<td>Blaine</td>
<td>Martin</td>
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<tr>
<td>Buchanan</td>
<td>Muller</td>
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<tr>
<td>Burgess</td>
<td>Moore</td>
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<tr>
<td>Butler</td>
<td>Niemeier</td>
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<tr>
<td>Counsell</td>
<td>Nogent</td>
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<tr>
<td>Cook Corry</td>
<td>Oliver</td>
</tr>
<tr>
<td>Cowen Cowles</td>
<td>Parsons</td>
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<tr>
<td>Craig</td>
<td>Phipkin</td>
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<tr>
<td>Curington</td>
<td>Read</td>
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<td>Eloit</td>
<td>Richards</td>
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<tr>
<td>Fairchild</td>
<td>Roberts of Dawson</td>
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<tr>
<td>Floyd</td>
<td>Sandahl</td>
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<tr>
<td>Garrison</td>
<td>Shannon</td>
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<tr>
<td>Gibbens</td>
<td>Shipley</td>
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<tr>
<td>Green</td>
<td>Slink</td>
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<tr>
<td>Grover</td>
<td>Silder</td>
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<tr>
<td>Harding</td>
<td>Smith of Bexar</td>
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<td>Hen</td>
<td>Snell</td>
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<tr>
<td>Huebner</td>
<td>Spellman</td>
</tr>
<tr>
<td>Hughes of Dallas</td>
<td>Stewart of Wichita</td>
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<tr>
<td>James Jarvis</td>
<td>Thurman</td>
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<tr>
<td>Johnson of Dallas</td>
<td>Tunnell</td>
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<tr>
<td>Johnson of Bell</td>
<td>Walker</td>
</tr>
<tr>
<td>Jones of Dallas</td>
<td>Whitlefield</td>
</tr>
<tr>
<td>Jones of Travis</td>
<td>Woods</td>
</tr>
</tbody>
</table>

The motion to table the motion to reconsider the vote by which the substitute motion made by Mr. Atwell prevailed and the vote was announced yeas 71, nays 61.

A verification of the vote was requested and was granted.

The roll of those voting "yea" was again called and the verified vote resulted as follows:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>70</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dewey</td>
<td>Markgraf</td>
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<tr>
<td>Duff, Miss</td>
<td>Mullen</td>
</tr>
<tr>
<td>Dungan</td>
<td>Murray</td>
</tr>
<tr>
<td>Fakhriz</td>
<td>Mustersch</td>
</tr>
<tr>
<td>Present—Not Voting</td>
<td>Absent—Excused</td>
</tr>
<tr>
<td>--------------------</td>
<td>---------------</td>
</tr>
<tr>
<td>Mr. Healy (present), who would vote “Yes” with Mr. Barnes (absent) who would vote “Nay.”</td>
<td></td>
</tr>
<tr>
<td>(On motion of Mr. Oliver and by unanimous consent, the House dispensed with the verification of those voting “Nay.”)</td>
<td></td>
</tr>
<tr>
<td>The Speaker stated that the motion to reconsider the vote by which the substitute motion made by Mr. Atwell prevailed, prevailed by the above vote.</td>
<td></td>
</tr>
<tr>
<td>Question again recurring on the substitute motion made by Mr. Atwell to not adopt the Conference Committee Report on S. B. No. 39 and to appoint a new Conference Committee to adjust the differences between the two Houses, yeas and nays were requested.</td>
<td></td>
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<tr>
<td>The substitute motion made by Mr. Atwell then prevailed by the following vote:</td>
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<table>
<thead>
<tr>
<th>Yeas—75</th>
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<tbody>
<tr>
<td>Adams of Lubbock Burgess</td>
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<tr>
<td>Adams of Titus Butler</td>
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<td>Allen</td>
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<tr>
<td>Andrews</td>
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<tr>
<td>Atwell</td>
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<tr>
<td>Baxfield, Mrs. Cook</td>
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<td>Beard</td>
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<tr>
<td>Bell</td>
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<td>Butler</td>
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<td>Cole of Harris</td>
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<td>Council</td>
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<tr>
<td>Cook</td>
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<tr>
<td>Cory</td>
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<tr>
<td>Cowen</td>
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<td>Cowles</td>
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<td>Craig</td>
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<td>Curington</td>
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<td>Ehrle</td>
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<td>Fakrehil</td>
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<td>Floyd</td>
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<tr>
<td>Garrison</td>
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<tr>
<td>Gibbens</td>
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</table>

<table>
<thead>
<tr>
<th>Nays—69</th>
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<tbody>
<tr>
<td>Adams of Lubbock Green</td>
</tr>
<tr>
<td>Adams of Titus Grover</td>
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<tr>
<td>Allen</td>
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<tr>
<td>Andrews</td>
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<tr>
<td>Atwell</td>
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<tr>
<td>Baxfield, Mrs. Hughes of Dallas</td>
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<td>Bartram</td>
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<td>Berry</td>
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<td>Blaine</td>
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<td>Buchanan</td>
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<td>Burgess</td>
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<td>Butler</td>
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<tr>
<td>Cole of Harris Kilpatrick</td>
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<td>Council</td>
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<td>Cook Kolba</td>
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<tr>
<td>Cory Korkmas</td>
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<td>Cowen Lacy</td>
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<td>Cowles Lewis</td>
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<tr>
<td>Craig McDoplin</td>
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<td>Curington McGregor</td>
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<td>Ehrle of McLennan</td>
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<td>Fakrehil Martin</td>
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<tr>
<td>Floyd Miller</td>
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<tr>
<td>Garrison Moore</td>
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<tr>
<td>Gibbens Nugent</td>
</tr>
</tbody>
</table>

| Oliver Slide |
| Parson Smith of Bexar |
| Pipkin Selsor |
| Ratcliff Spelman |
| Head Stewart |
| Richards of Wichita |
| Roberts of Dawson-Thurman |
| Sandahl Tunnell |
| Shannon Walker |
| Shipley Whitfield |
| Slack |
| Present—Not Voting |
| Absent Chapman Fieratt |
| Cotten Schram |
| de la Garza Woods |

Barnes Boysen

Ballman Longoria
Barlow McGregor
Bass of El Paso Molany
Bridges Markgraf
Caldwell Mullen
Cannon Murray
Carriker Mutscher
Collins Nlemeyer
Crews Osborn
Dewey Peele
Dungan Petty
Dickhardt Preston
Esquivel Price
Feveman Quilliam
Gaddeden Rapp
Glass Richardson
Glissett Roberts of Hill
Guffey Rosas
Hall Roosen
Haring Smith of Jefferson
Harrington Springer
Haynes Stewart of Galveston
Hinson Strue
Hollowell Thurmnd
Hulowey Townsend
Isaacks, Miss Trevino
Jamison Ward
Johnson of Bexar Watson
Kennard Wells
Kothmann Whaley
Lack Wilson
Lafler Mer Yensk
Leaverton
<table>
<thead>
<tr>
<th>Present—Not Voting</th>
<th>Absent—Excused</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. Heatly (present) who would vote “Nay” with Mr. Barnes (absent) who would vote “Yea.”</td>
<td>Mr. Barnes (present) who would vote “Yea.”</td>
</tr>
<tr>
<td><strong>REASON FOR VOTE</strong></td>
<td><strong>REASON FOR VOTE</strong></td>
</tr>
<tr>
<td>Reason for voting—I voted to send Senate Bill No. 39 back to Conference Committee because in Conference Committee, an amendment was placed in this bill that would have exempted Tennessee Natural Gas, Gulf, Phillips and the other major companies selling to farmers from regulatory authority. If the small Texas companies are to be regulated, I feel the larger interstate gas companies should be regulated.</td>
<td>I voted not to accept the Conference Committee Report on S.B. 39, because as I understand this bill it would exempt the large gas companies from regulation and place the rural people of my district under regulation. This undoubtedly would result in higher rates for household gas for our farmers and rural folks.</td>
</tr>
</tbody>
</table>

**J. ADAMS of Lubbock.**

**PAUL CURINGTON.**

I voted “aye” on record vote No. 6, because the Conference Committee Report was ambiguous and highly controversial as to its application. I felt that another Conference Committee could clear the legal interpretations and applications.

**JACK CRAIN.**

<table>
<thead>
<tr>
<th>Present—Not Voting</th>
<th>Absent—Excused</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. Heatly (present) who would vote “Nay” with Mr. Barnes (absent) who would vote “Yea.”</td>
<td>Mr. Barnes (present) who would vote “Yea.”</td>
</tr>
<tr>
<td><strong>REASON FOR VOTE</strong></td>
<td><strong>REASON FOR VOTE</strong></td>
</tr>
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**JACK CRAIN.**
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ty. If small Texas companies are 

to be regulated, I see no reason to 

exempt the large interstate gas com-

panies.

GIBBENS.

MESSAGE FROM THE SENATE:

Austin, Texas, January 31, 1962

Hon. James A. Turman, Speaker of 

the House of Representatives.

Sir: I am directed by the Senate to 

inform the House that the Senate 

has passed the following:

S. C. R. No. 25, Suspending Joint 

Rule No. 20 in order that Senate 

Bill No. 85 may be considered at 

any time by the Senate.

H. C. R. No. 28, Granting permis-

sion to Mr. C. G. Way and Ruby 

May Watson, Bessie Hazel Brown, 

and Helen Kenty to sue the State 

of Texas. (amended)

S. C. R. No. 26, Suspending the 

Joint Rules so that either House 

may consider House Bill No. 111 at 

any time.

Respectfully, 

CHARLES A. SCHNABEL, 

Secretary of the 

Senate.

ADDRESS BY MRS. NADA 

MIHAILOVIC

Speaker Turman recognized the 

Honorable W. T. Dungan of Collin 

County who introduced to the House, 

Mrs. Nada Mihailovic, formerly of 

Yugoslavia._ 

Mrs. Mihailovic addressed the 

House briefly.

The Honorable Maco 

Stewart of 

Galveston 

County was recognized 

and addressed the House briefly.

REMARKS ORDERED PRINTED

On motion of Mr. Oliver and by 

unanimous consent of the House, the 

remarks of Mrs. Nada Mihailovic 

made in addressing the House 

this morning were ordered print-

ed in the Journal.

SENATE BILL NO. 3 SET AS 

A SPECIAL ORDER

Mr. Ratcliff moved that Senate 

Bill No. 3 be set as a Special Order 

as the first order of business after 

the noon recess today.

The motion prevailed.

BILLS SIGNED BY THE SPEAKER

The Speaker signed in the pre-

ence of the House after giving due 

notice thereof and their captions had 

been read severally the following 

enrolled bills:

H. B. No. 17, An Act creating a 

conservation and reclamation district 

under the provisions of Section 59, 

Article XVI, Constitution of Texas, 

to be known as "Dayton Drainage 

District," prescribing its rights, pow-

ers, privileges, and duties; provid-

ing the District shall bear the sole 

expense of the relocation of certain 

facilities under the provisions of this 

Act; providing for its governing 

body; containing other provisions re-

lating to the subject; providing a 

severability clause; and declaring an 

emergency.

H. B. No. 19, An Act creating a 

conservation and reclamation district 

under the provisions of Section 19 

of Article XVI, Constitution of Tex-

as, to be known as "Memorial Vil-

lages Water Authority," prescribing 

the area and powers of the Author-

ity; providing that a confirmation 

election or hearing on exclusion of 

lands or a hearing on adoption of 

the plan of taxation shall not be 

necessary; providing that the ad va-

lorem plan of taxation shall be used; 

providing that the Act shall be of 

no force and effect in event a ma-

jority of the qualified voters voting 

at the first bond election fail to 

approve the issuance of said 

bonds; providing for a Board of Supervi-

sors to control and exercise the powers of 

the Authority; providing that the 

Authority shall bear the sole ex-

pense of the relocation of certain fa-

cilities under the provisions of this 

Act; prescribing its rights, powers, 

privileges, and duties; making the 

Authority's bonds eligible for cer-

tain investments and to secure the 

deposit of public funds; exempting 

the Authority and its bonds from 

taxation; containing other provisions 

relating to the subject; enacting a 

saving clause; declaring the Author-

ity essential; and declaring an emer-

gency.

H. B. No. 51, An Act to amend 

Section 2, Article 4 of Chapter V 

of Chapter 97, Acts of the 48th Leg-

islature, Regular Session, 1943, as 
amended, codified as Section 2 of 

Article 245-504, Vernon's Texas 

Civil Statutes, relating to the condi-
tions upon which State banks may make loans upon security of real estate or invest funds in obligations secured by real estate, so as to liberalize the limitation of percentage of appraised value of "residential real estate" which may be included in the total "net balance" owing upon the indebtedness secured by such lien; repealing conflicting laws; and declaring an emergency.

H. B. No. 26, An Act ratifying, confirming and validating the El Paso County Water Control and Improvement District-West survey district, and declaring it to be a validly existing corporation for the purpose of providing a source of water supply for municipal, domestic and industrial use and treating, transporting, and distributing the same, and constructing sanitary sewers and facilities; providing for the annexation of additional territory thereto; providing for a board of directors for the government of said district under Article 16, Constitution of Texas; enacting other provisions relating to eminent domain and certain General Laws relating to water control and improvement districts; restricting the power of eminent domain to Henderson County; prescribing the other powers of the Authority, creating and declaring other provisions relating to this subject; and declaring an emergency.

H. B. No. 88, An Act authorizing board of trustees to pay for the relocation of water lines owned by water con-
trol and improvement districts under certain circumstances; and declaring an emergency.

H. B. No. 49, An Act amending Article 2325, Revised Civil Statutes of Texas, 1925, to provide that persons or institutions given custody of children adjudged dependent and neglected by courts of competent jurisdiction shall be responsible for the child's education and maintenance, including the providing of necessary dental, medical and surgical care and treatment; repealing all laws and parts of laws in conflict; and declaring an emergency.

H. B. No. 101, An Act relating to the hunting, taking or killing of deer in Hopkins, Delta, and Franklin Counties; amending subsection B of Section 1 of Chapter 362, Acts and parts of Acts in conflict; Section 1 of Chapter 362, Acts of the Fifty-seventh Legislature, Regular Session, 1961, to establish a ten-day season for the taking of deer in Hopkins, Delta and Franklin Counties; and declaring an emergency.

H. B. No. 92, An Act amending Section 1 of Chapter 376, Acts of the 54th Legislature, Regular Session, 1955, codified as Article 326k-27, Vernon's Texas Civil Statutes, so as to change the name of the Runnels County Water Improvement District to the "Runnels County Water Authority;" and declaring an emergency.

H. B. No. 52, An Act validating, ratifying, approving and confirming bonds hereafter authorized by any Home Rule City in the State of Texas and for the purpose of providing street drainage improvements, or for the purpose of constructing new fire stations, and any and all proceedings pertaining to the authorization and issuance thereof; and authorizing the issuance, sale and delivery of such bonds; providing that this Act shall apply only to bonds authorized at an election or elections wherein a majority of the voting qualified property taxpayers who had duly rendered their property for taxation voted in favor thereof; providing that this Act shall not affect bonds or the proceedings relating to the authorization of bonds in litigation on the effective date of this Act, if such suit or litigation is ultimately determined against the validity of the proceedings or bonds, except insofar as same might be affected by any such City being engaged in a suit or litigation questioning the power of such City to annex territory wherein the validity of the Home Rule Charter; and declaring an emergency.

H. B. No. 58, An Act amending Section 1 of Chapter 85, Acts of the 54th Legislature, Regular Session, 1955 (compiled as Article 326k-37 of Vernon's Texas Civil Statutes), authorizing the appointment of an investigator by the District Attorney of the 118th Judicial District, to serve as investigator in that judicial district; prescribing his powers and duties and providing for his compensation and expenses; and declaring an emergency.

H. B. No. 88, An Act relating to the hunting, taking or killing of antlerless deer in Travis County; providing penalties; and declaring an emergency.

H. B. No. 24, An Act validating Liberty County Water Control and Improvement District No. 5 and declaring it to be a validly existing and operating conservation and reclamation district under Section 59, Article XV, Texas Constitution; validating the conversion of such District into a water control and improvement district; validating its boundaries; validating governmental proceedings and acts; validating Three Hundred and Eighty Thousand Dollars ($380,000) bonds voted on December 9, 1961, and all proceedings had in connection therewith; declaring the plan of taxation to be used by said District; finding and determining that the lands and other property within said District are, and will be, benefited by the District; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency.

H. B. No. 91, An Act limiting the provisions of this Act to the County of Mills making it unlawful, except under the provisions of this Act, for
any person to hunt, take, kill or attempt to kill, or possess any game bird or game animal in said County at any time; to take, kill or trap or attempt to take, kill or trap any fur-bearing animal in said County or to take or attempt to take any fish or other aquatic or marine animal from said County by any means or method; etc., providing a saving clause; and declaring an emergency.

H. B. No. 82, An Act authorizing the exchange and conveyance of certain State-owned realty for certain realty owned by the United States contingent upon Federal legislation authorizing such transfer; describing by metes and bounds the realty authorized to be exchanged; and declaring an emergency.

RECESS

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

The motion prevailed.

In accordance with the motion to recess, the House at 12:27 o'clock p.m. took recess until 2:30 o'clock p.m. today.

AFTERNOON SESSION

The House met at 2:30 o'clock p.m. and was called to order by the Speaker.

COMMITTEE MEETING

Mr. Dungan asked unanimous consent of the House that the Interim Committee on Textbooks be permitted to meet at this time.

There was no objection offered.

PROPOSING AN AMENDMENT TO RULE 1 OF THE HOUSE RULES

Mr. Bridges offered the following resolution:

H. S. R. No. 220

Amend Rule 1 of the Rules of the House for the 67th Legislature by adding thereto a new section to read as follows:

"Sec. — On the thirtieth day preceding the date of convening of a Regular Session of the Legislature, each candidate for Speaker for that Legislature shall file under oath with the Chief Clerk of the House a statement showing in detail: (1) All direct contributions to his campaign of money, or other personal or real property of value, and also all loans made to him for campaign purposes, showing the amount thereof and from whom received during the calendar year preceding the date of such report; and (2) the direct expenditures made by him from his own or contributed funds or other personal and real property, and from loans, showing the amount thereof and to whom paid during the calendar year preceding the date of such report. Within ten days after the election of a Speaker at a Regular Session, each candidate for Speaker shall again file a statement of contributions and expenditures provided for herein, same to be a cumulative report through the date of the election of the Speaker."

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER S. R. NO. 85

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

Senate Concurrent Resolution No. 85

Be it resolved by the Senate, the House of Representatives concurring, That Joint Rule No. 20 be suspended in order that Senate Bill No. 85 may be considered at any time by the Senate.

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 111

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

S. C. R. No. 26

Be It Resolved by the Senate that the Joint Rules be suspended, and they are hereby suspended for both houses in order that either house may take up and consider at any time House Bill 111.

The resolution was referred to the Committee on Rules.
January 31, 1962 \ HOUSE JOURNAL 537

SUSPENDING THE JOINT RULES
TO CONSIDER S. B. NO. 81

Mr. Murray offered the following resolution:

H. C. R. No. 39

Resolved by the House of Represent­
atives, the Senate concurring,
That the Joint Rules be suspended
so that either house may take up
and consider at any time Senate
Bill 81.

The resolution was referred to the
Committee on Rules.

SENATE BILL NO. 3 ON THIRD
READING

The Speaker laid before the House,
as a Special Order, on its third read­
ing and final passage,

S. B. No. 3. A bill to be entitled
"An Act making certain appropri­
ations out of the General Revenue
Fund to the State Highway Depart­
ment for advertising tourist attrac­
tions in Texas and to the Texas Youth Council for additional parole
supervisors and officers and operat­
ing expenses; out of the unexpended balances in the Special Mineral Lease
Fund to the Department of Correc­
tions for emergency purposes; out
of the State Building Fund to the
State Building Commission for ren­
ovation and repair of the San Ja­
cinto Monument; and declaring an
emergency."

The bill was read third time.

Mr. Cotten offered the following
amendment to the bill:

Amend S. B. No. 3 by adding the following language to Section 8:

Provided if the chief executive
vetoes Section 9 of this Bill, this
section shall be invalid.

Mr. Ratcliff moved to table the
amendment offered by Mr. Cotten.

The motion to table was lost.

A point of order was raised on
further consideration of the amend­
ment offered by Mr. Cotten on the
ground that the amendment seeks to
write into the bill a restriction to
the Chief Executive.

The Speaker sustained the point
of order.

A record vote was requested on
the final passage of Senate Bill No.
81.

Senate Bill No. 81 was passed by
the following vote:

Yeas—98

Alamia
Andrews
Bailey
Barlow
Bartram
Berry
Blaine
Bridges
Burgess
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Couts
Crawford
de Garza
Deaf, Miss
Dickard
Ehrle
Esequiel
Fletcher
Floyd
Foreman
Garrison
Gibbens
Giddens
Glass
Glusia
Green
Grover
Guileay
Harding
Harrington
Haynes
Healy
Hinon
Hollowell
Huckner
Hughes
James
Johnson of Bexar
Johnson of Bell
Jones of Travis
Kilpatrick

Nays—41

Adams of Lubbock
Adams of Titus
Allen
Atwell
Ballman
Baustfield, Mrs.
The Speaker announced that S. B. No. 3 was passed subject to the provisions of Section 49A, Article III of the Constitution.

Mr. Ratcliff moved to reconsider the vote by which S. B. No. 3 was passed and to table the motion to reconsider.

The motion to table prevailed.

As engrossed by the House, the Appropriations Bill, S. B. No. 3, contained about $150,000 more spending than the Comptroller has said he can certify this biennium from tax income.

J. E. WARD.

REASON FOR VOTE

Although I voted for S. B. No. 3, the Appropriations Bill, on engrossment, I have spent a good deal of time since yesterday reviewing the items in the Bill and the amount of money that is available. I think that we are about to vote out a bill which will subject the State to a deficit again.

I am sorry that we were forced to vote on all of the items in one bill, since I am wholeheartedly in support of several items in the bill. Particularly do I feel that it is important to develop the juvenile parole system of the State.

But I also feel that some of the spending items in the bill were wasteful and extravagant and not in the best interests of the area that I represent.

REED QUILLIAM.

MESSAGE FROM THE SENATE

Austin, Texas, January 31, 1982

Hon. James A. Turman, Speaker of the House or Representatives.

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

H. C. R. No. 38, Congratulating Father Levada and his family.

Respectfully,
CHARLES A. SCHNABEL, Secretary of the Senate.

COMMITTEE MEETING

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

There was no objection offered.

CONCERNING THE PRESERVATION OF FORT MCKAYETT AS AN HISTORIC SITE AND STATE PARK

The Speaker laid before the House for consideration at this time,
H. C. R. No. 18, Concerning the preservation of Fort McKavett as an historic site and State park.

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

The resolution was adopted without objection.

CREATING A COMMITTEE TO STUDY CERTAIN PROBLEMS OF THE OIL AND GAS INDUSTRY

The Speaker laid before the House for consideration at this time, H. S. R. No. 193, Creating a committee to study certain problems of the oil and gas industry.

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

The resolution was read.

Mr. Pipkin offered the following amendment to the resolution:

Amend H. S. R. No. 193 by deleting the last paragraph from the resolution and adding the following:

“No State funds from any source shall be made available to this Committee for any purpose.”

The amendment was adopted without objection.

Mr. Hughes of Dallas offered the following amendment to the resolution:

Amend House Simple Resolution No. 193 by inserting after the words “Speaker of the House” in the second line of the resolving clause the following words: “on July 5, 1962.”

Mr. Hinson moved to table the amendment offered by Mr. Hughes of Dallas.

The motion to table was lost.

The amendment offered by Mr. Hughes of Dallas was adopted by the following vote:

Yeas—100

Adams of Lubbock Andrews Adame of Austin Andrews of Titus Atwell Alarid Barlow

Nays—41


January 31, 1962

HOUSE JOURNAL

539
Mr. Hinson temporarily withdrew H. S. R. No. 193.

LEAVE OF ABSENCE GRANTED

Mr. Stewart of Wichita was granted leave of absence for the remainder of the day on account of illness, on motion of Mr. Glass.

TO CONGRATULATE THE HONORABLE BOB FAIRCHILD

Mr. Slider offered the following resolution:

H. S. R. No. 223

Whereas, There isn’t a cloud in the sky of Central Texas today and the face of Representative Bob Fairchild is as bright as the sun; and

Whereas, This should not be construed as an indication that our colleague is about to blast off, without benefit of rockets, and beat Colonel Glenn into orbit. It merely means that he is celebrating his thirty-third birthday on this January 31, 1962; and

Whereas, This earnest young legislator, whose heart and services belong to Deep East Texas, is the son of Mr. and Mrs. Robert Carl Fairchild, and has a wife and four children to withstand the demands of public office. He also has two degrees from the law school at The University of Texas; now, therefore, be it

Resolved, That the House of Representatives of the Fifty-seventh Legislature, Third Called Session, congratulates our fellow Member on this beautiful January day. May he enjoy many more birthdays as bright and promising as this one.

On the motion of Mr. Chapman, the names of all Members of the House were added to the resolution as signers thereof.

The resolution was read and was adopted unanimously.

REQUESTING THE LEGISLATIVE COUNCIL TO MAKE CERTAIN STUDY IN REGARD TO THE MENTALLY ILL

The Speaker laid before the House for consideration at this time, H. S. R. No. 202, Requesting the Legislative Council to make certain study in regard to the mentally ill.

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

(Mr. Hollowell In The Chair)

H. S. R. No. 202 was adopted without objection.

TO CORRECT DESCRIPTION OF CERTAIN PROPERTY OWNED BY R. A. COALE

The Chair laid before the House for consideration at this time, S. C. R. No. 14, To correct description of certain property owned by R. A. Coale.

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

The resolution was adopted without objection.

TO CORRECT DESCRIPTION OF CERTAIN PROPERTY OWNED BY WALTER F. MYERS

The Chair laid before the House for consideration at this time, S. C. R. No. 15, To correct description of certain property owned by Walter F. Myers.

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

The resolution was adopted without objection.
TO GRANT OSWALD C. BRYAN AND INOLA GLASS BRYAN PERMISSION TO SUE THE STATE

The Chair laid before the House for consideration at this time, S. C. R. No. 17, Granting Oswald C. Bryan and Inola Glass Bryan permission to sue the State.

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

The resolution was adopted without objection.

AUTHORIZED THE BOARD OF CONTROL TO REMOVE CERTAIN FURNISHINGS FROM THE GOVERNOR'S MANSION

The Chair laid before the House for consideration at this time, S. C. R. No. 23, Authorizing the Board of Control to remove certain furnishings from the Governor's Mansion.

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

The resolution was adopted without objection.

TO GRANT RIGHT-OF-WAY EASEMENTS TO THE CITY OF AUSTIN FOR STREET PURPOSES

The Chair laid before the House for consideration at this time, S. C. R. No. 21, Granting right-of-way easements to the City of Austin for street purposes.

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

The resolution was adopted without objection.

TO PROVIDE FOR INTERIM COMMITTEE TO MAKE CERTAIN STUDY RELATIVE TO DIVORCES

The Chair laid before the House for consideration at this time, H. S. R. No. 204, To provide for interim committee to make certain study relative to divorces.

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

The resolution was read.

Mr. Pipkin moved to table H. S. R. No. 204.

The motion to table was lost.

Mr. Pipkin offered the following amendment to the resolution: Amend H. S. R. No. 204 by adding the following: "at no expense to the State."

The amendment was adopted.

A record vote was requested on the adoption of H. S. R. No. 204.

The resolution, as amended, was adopted by the following vote:

Yeas—91

<table>
<thead>
<tr>
<th>Absent</th>
<th>Absent—Excused</th>
<th>H. B. No. 116, Providing that at the next General Election the electorate shall determine whether the office of the county superintendent shall be abolished in certain counties, and declaring an emergency.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adams of Lubbock Koliba</td>
<td>Foreman</td>
<td>H. B. No. 66, Creating and establishing a conservation and reclamation district to be known as McLennan County Water Control and Improvement District—Bosqueville Hills; and declaring an emergency. (with amendments)</td>
</tr>
<tr>
<td>Adams of Titus</td>
<td>Girbey</td>
<td>I am directed by the Senate to inform the House that the Senate has refused to concur in House Amendments to Senate Bill No. 8 and requests the appointment of a Conference Committee to adjust the differences between the two Houses.</td>
</tr>
<tr>
<td>Banfield, Mrs. Leaverton</td>
<td>Girbey</td>
<td>The following have been appointed on the part of the Senate:</td>
</tr>
<tr>
<td>Blaine</td>
<td>Harder</td>
<td>Senators: Reagan, Alkine, Colson, Baker and Kaze.</td>
</tr>
<tr>
<td>Buchanan of McLennan</td>
<td>Hayes</td>
<td>The following have been appointed on the part of the Senate:</td>
</tr>
<tr>
<td>Burgess</td>
<td>Hayes</td>
<td>Senators: Rogers, Hazlewood, Moffett, Secrest and Krueger.</td>
</tr>
<tr>
<td>Chapman of El Paso</td>
<td>Hayes</td>
<td>Respectfully submitted,                                                                                                                     CHARLES A. SCHNABEL, Secretary of the Senate.</td>
</tr>
<tr>
<td>Cook</td>
<td>Hayes</td>
<td>TO PROVIDE FOR COMPLETION AND PRINTING OF ROSTER OF MEMBERS OF THE LEGISLATURE THROUGH CERTAIN PERIOD</td>
</tr>
<tr>
<td>Cotten</td>
<td>Hayes</td>
<td>The Chair laid before the House for consideration at this time, H. C. R. No. 30, To provide for completion and printing of Roster of Members of the Legislature through certain period.</td>
</tr>
<tr>
<td>Cowles</td>
<td>Hayes</td>
<td>The resolution having heretofore been referred to the Committee on Rules and reported favorably by the Committee.</td>
</tr>
<tr>
<td>Crews</td>
<td>Hayes</td>
<td>Mr. Smith of Jefferson offered the following Committee Amendment to the resolution:</td>
</tr>
<tr>
<td>de la Garza</td>
<td>Hayes</td>
<td></td>
</tr>
</tbody>
</table>
Whereas, State departments, agencies, and institutions, public libraries throughout the State, and individual citizens often have need of information concerning membership of the Texas Legislature in its various sessions; and
Whereas, The latest available list of members covers the period from 1845 to 1939; and
Whereas, This list should be brought up to date to include the membership of the 57th Legislature; and now therefore be it
Resolved by the House of Representatives of the State of Texas, the Senate concurring, that the Chief Clerk of the House and of the Senate respectively be authorized under the direction of the House Committee on Rules and the Senate Contingent Expense Committee respectively, and with assistance from such other employees as may be directed by said committees, during the interim, to compile an accurate list or roster of legislative members from the first through the 57th Legislature, such list to include names, addresses, dates of service, and the legislature and session in which each member served; and be it further
Resolved, That expenses incurred in preparation of the roster be paid from the Legislative Expense Fund of the 57th Legislature, and that each member of the House and Senate be furnished a copy of this compilation; and be it further
Resolved, That 2,000 copies of the compilation be printed and that the extra copies be sold at a price to be determined by the House Committee on Rules and the Senate Contingent Expense Committee; and the proceeds of the sales shall be deposited to the Legislative Expense Fund.

SMITH of Jefferson, COLLINS.

The amendment was adopted without objection.

H. C. R. No. 205, as amended, was then adopted.

REQUEST OF SENATE GRANTED

On motion of Mr. Ratcliff the House granted the request of the Senate for the appointment of a Conference Committee on Senate Bill No. 3.

RELATIVE TO EXPENSES OF THE TEXTBOOK INVESTIGATING COMMITTEE

The Chair laid before the House for consideration at this time, H. S. R. No. 205, Relative to expenses of the Textbook Investigating Committee.

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

The resolution was read.

Mr. Wilson offered the following amendment to the resolution:

Amend H. S. R. No. 205 by striking all provisions relating to the Committee receiving any expense money and specifying that no expense to the state be included or intended.

Mr. Adams of Titus moved to table the amendment offered by Mr. Wilson.

A record vote was requested on the motion to table.

The motion to table prevailed by the following vote:

Yeas-100
Adams of Lubbock Foreman
Adams of Titus
Alianis
Allen
Atwell
Bailey
Ballman
Ballew, Mrs.
Berry
Blaine
Bridges
Buchanan
Burgess
Byler
Butler
Connell
Cook
Cory
Cotten
Cowen
Cowles
Crair
Curtis
de la Garza
Dill
Dodd
Dyer
Ehrle
Esquivel
Fairchild
Feger
Fletcher
Fokkema
Fowles
Fowler
Freeman
Fricke
Garrett
Garretson
Gibbons
Gibbs
Gifford
Gibbens
Gibson
Goff
Gough
Goyings
Graham
Graham
Graham
Grayson
Grayson
Green
Greene
Greer
Gregerson
Griesam
Grimes
Guthrie
Harding
Hardin
Harrington
Garrison
Gibbons
Green
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<tr>
<th>Present--Not Voting</th>
<th>RECORD OF VOTE</th>
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</thead>
<tbody>
<tr>
<td>Roberts of Hill</td>
<td>Mr. Collins and Mr. Wilson requested to be recorded as voting &quot;yea&quot; on the adoption of H. S. R. No. 205.</td>
</tr>
<tr>
<td>Hollowell</td>
<td>PROVIDING FOR A COMMITTEE IN REGARD TO USE OF INSECTICIDES ETC., FOR THE CONTROL OF NOXIOUS WREDS</td>
</tr>
<tr>
<td>Absent</td>
<td>The Chair laid before the House for consideration at this time, H. S. R. No. 94, Providing for a committee in regard to use of insecticides, etc., for the control of noxious weeds.</td>
</tr>
<tr>
<td>Bass</td>
<td>The resolution having heretofore been referred to the Committee on Rules and reported favorably by the Committee.</td>
</tr>
<tr>
<td>Chapman</td>
<td>Mr. Rapp moved that H. S. R. No. 94 be laid on the table subject to call.</td>
</tr>
<tr>
<td>Cole of Harris</td>
<td>There was no objection offered and it was so ordered.</td>
</tr>
<tr>
<td>Cole of Hunt</td>
<td>CONFERECE COMMITTEE APPOINTED ON S. B. NO. 29</td>
</tr>
<tr>
<td>Dunagan</td>
<td>The Speaker announced the appointment of the following Conference Committee, on the part of the House, on S. B. No. 29:</td>
</tr>
<tr>
<td>Glaedde</td>
<td>Messrs. Wells, Chairman; Buchanan, McClennen, Osborn and Slack.</td>
</tr>
<tr>
<td>Isaacks, Miss</td>
<td>COMMITTEE MEETING</td>
</tr>
<tr>
<td>Kohler</td>
<td>Mr. Hale asked unanimous consent of the House that the Committee on Judiciary be permitted to meet at this time.</td>
</tr>
<tr>
<td>Kohla</td>
<td>There was no objection offered.</td>
</tr>
<tr>
<td>Absent--Excused</td>
<td>REQUESTING THE GOVERNOR TO SUBMIT REVISION OF MERIT RATING PLAN RELATIVE TO THE SAFE DRIVING INSURANCE PLAN</td>
</tr>
<tr>
<td>Barnes</td>
<td>The Chair laid before the House, as pending business, for consideration at this time, H. S. R. No. 96, Requesting the Governor to submit revision of Merit Rating Plan relative to the Safe Driving Insurance Plan.</td>
</tr>
<tr>
<td>Bedynson of Wichita</td>
<td>H. S. R. No. 205 was then adopted.</td>
</tr>
</tbody>
</table>
The resolution was heretofore reported favorably by the Committee on Insurance and was considered by the House on January 30.

Mr. Cook offered the following Committee Amendment to the resolution:

Committee Amendment No. 1

Amend H. S. R. No. 96 by striking out all in its entirety and substituting in lieu thereof the following:

Whereas, Many people of this State have expressed dissatisfaction with various elements of the Safe Driving Insurance Plan; and

Whereas, There exists an unequal enforcement of the traffic laws of this State, often resulting in unequal application of the Safe Driving Insurance Plan; and

Whereas, The State Board of Insurance has embarked on the Safe Driving Insurance Plan under the long standing authority of Art. 5.01 of the Insurance Code and not as a result of recent legislation; and

Whereas, Statistics are available for the purpose of determining the appropriate apportionment of credits for safe drivers; now therefore, be it

Resolved, That the State Board of Insurance, be urged by the House of Representatives to continue its studies and revise the Safe Driving Insurance Plan to the end that it will be more equitable in its application and that safe drivers will be appropriately rewarded by a reduction in automobile insurance rates.

GEORGE H. COOK, CHARLIE WHITFIELD.

The amendment was adopted.

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

Amendment to Committee Amendment No. 1 to H. S. R. 96

Amend Committee Amendment No. 1 to H. S. R. 96 by adding the words "or abolish" after the word "revise" on line 23.

The amendment was adopted without objection.

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

Amend Committee Amendment No. 1 to H. S. R. No. 96 by striking the following:

"Whereas, The State Board of Insurance did not embark upon the Safe Driving Insurance Plan as a result of legislative action or policy, but rather assumed the power to begin such a program under the general authority of Article 5.01 of the Texas Insurance Code; and"

and substituting in lieu thereof the following:

"Whereas, The State Board of Insurance has embarked on the Safe Driving Insurance Plan under the long standing authority of Article 5.01 of the Insurance Code and not as a result of recent legislative action; and"

(Speaker In The Chair)

Mr. Whitfield moved to table the amendment offered by Mr. Struve.

Mr. Barlow moved that further consideration of H. S. R. No. 96 be postponed until 10:00 o'clock a.m. tomorrow.

The motion prevailed.

MOTION TO INSTRUCT THE HOUSE CONFERENCE COMMITTEE ON S. B. NO. 3

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

Amendment to Committee Amendment No. 1 to H. S. R. 96

"I move to instruct the Conference Committee on Senate Bill No. 3 not to include in the Conference Committee report on S. B. No. 3 any funds for the construction of parking facilities for State Employees nor for the purpose of purchasing a lot now under lease to the First Methodist Church of Austin west of the Capitol Building."

The amendment was adopted without objection.

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

Amendment to Committee Amendment No. 1 to H. S. R. 96

"Whereas, The State Board of Insurance has embarked on the Safe Driving Insurance Plan under the long standing authority of Article 5.01 of the Insurance Code and not as a result of recent legislative action; and"

and substituting in lieu thereof the following:

"Whereas, The State Board of Insurance has embarked on the Safe Driving Insurance Plan under the long standing authority of Article 5.01 of the Insurance Code and not as a result of recent legislative action; and"

The amendment was adopted without objection.

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

Amend Committee Amendment No. 1 to H. S. R. No. 96 by striking the following:

"Whereas, The State Board of Insurance did not embark upon the Safe Driving Insurance Plan as a result of legislative action or policy, but rather assumed the power to begin such a program under the general authority of Article 5.01 of the Texas Insurance Code; and"

and substituting in lieu thereof the following:

"Whereas, The State Board of Insurance has embarked on the Safe Driving Insurance Plan under the long standing authority of Art. 5.01 of the Insurance Code and not as a result of recent legislation; and"

The amendment was adopted without objection.

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

Amend Committee Amendment No. 1 to H. S. R. No. 96 by striking the following:

"Whereas, The State Board of Insurance did not embark upon the Safe Driving Insurance Plan as a result of legislative action or policy, but rather assumed the power to begin such a program under the general authority of Article 5.01 of the Texas Insurance Code; and"

and substituting in lieu thereof the following:

"Whereas, The State Board of Insurance has embarked on the Safe Driving Insurance Plan under the long standing authority of Art. 5.01 of the Insurance Code and not as a result of recent legislation; and"

The amendment was adopted without objection.

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

Amend Committee Amendment No. 1 to H. S. R. No. 96 by striking the following:

"Whereas, The State Board of Insurance did not embark upon the Safe Driving Insurance Plan as a result of legislative action or policy, but rather assumed the power to begin such a program under the general authority of Article 5.01 of the Texas Insurance Code; and"

and substituting in lieu thereof the following:

"Whereas, The State Board of Insurance has embarked on the Safe Driving Insurance Plan under the long standing authority of Art. 5.01 of the Insurance Code and not as a result of recent legislation; and"

The amendment was adopted without objection.

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

Amend Committee Amendment No. 1 to H. S. R. No. 96 by striking the following:

"Whereas, The State Board of Insurance did not embark upon the Safe Driving Insurance Plan as a result of legislative action or policy, but rather assumed the power to begin such a program under the general authority of Article 5.01 of the Texas Insurance Code; and"

and substituting in lieu thereof the following:

"Whereas, The State Board of Insurance has embarked on the Safe Driving Insurance Plan under the long standing authority of Art. 5.01 of the Insurance Code and not as a result of recent legislation; and"

The amendment was adopted without objection.

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

Amend Committee Amendment No. 1 to H. S. R. No. 96 by striking the following:

"Whereas, The State Board of Insurance did not embark upon the Safe Driving Insurance Plan as a result of legislative action or policy, but rather assumed the power to begin such a program under the general authority of Article 5.01 of the Texas Insurance Code; and"

and substituting in lieu thereof the following:

"Whereas, The State Board of Insurance has embarked on the Safe Driving Insurance Plan under the long standing authority of Art. 5.01 of the Insurance Code and not as a result of recent legislation; and"

The amendment was adopted without objection.
Mr. Foreman moved to table the motion made by Mr. Cotten. The motion to table was lost.

Mr. Dewey raised a point of order on further consideration of the motion made by Mr. Cotten to instruct the House Committee on S. B. No. 3 on the ground that the motion is not germane to S. B. No. 3 and does not cover the areas of differences between the House and Senate on S. B. No. 3.

The Speaker sustained the point of order.

CONFERENCE COMMITTEE APPOINTED ON S. B. NO. 3

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on S. B. No. 3:

Messrs. Ratcliff, Chairman; Hinson, Huebner, Mutscher and Whitley.

MESSAGE FROM THE SENATE

Austin, Texas, January 31, 1962

Hon. James A. Turman, Speaker of the House of Representatives.

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

H. C. R. No. 5, Directing the Texas Commission on State and Local Tax Policy to make a comprehensive study of proposed or prospective changes in the Texas Limited Sales, Excise and Use Tax.

H. C. R. No. 18, Directing the State Parks Board and the State Historical Survey Committee to make an investigation of the possibilities of preserving Fort McKavett as an historic site and State park.

H. C. R. No. 35, Granting permission to Pierce Brothers, Inc., to use the State of Texas and the State Highway Commission.

I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to Senate Bill No. 33 by viva voce vote.

Respectfully submitted,

CHARLES A. SCHNABEL,
Secretary of the Senate.

COMMITTEE MEETING

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

There was no objection offered.

SENATE BILL NO. 66 ON THIRD READING

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

S. B. No. 66, A bill to be entitled "An Act amending Article 1903, Revised Civil Statutes of Texas, 1925, so as to provide procedure for determining whether or not there shall be nominees for election to the office of joint clerk for the county and district court or nominees for the separate offices of district clerk and county clerk in all counties having a population of less than eight thousand (8,000) according to the last preceding Federal census; and declaring an emergency."

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

Yeas - 117

Adams of Lubbock
Chapman
Adams of Titus
Cole of Harris
Alaniz
Cole of Hunt
Andrews
Collins
Atwell
Counsel
Bailey
Cook
Ballman
Cory
Barfield, Mrs.
Craun
Barlow
Crews
Bartram
Charrington
Berry
De la Garza
Blaine
Dewey
Bridges
Duff, Miss
Burgess
Edkhardt
Caldwell
Ehrie
Cannon
Esquivel
Carriker
Fairchild

Mr. Foreman moved to table the motion made by Mr. Cotten. The motion to table was lost.
Mr. McIlhany moved to reconsider the vote by which S. B. No. 66 was passed and to table the motion to reconsider.

The motion to table prevailed.

On motion of Mr. McIlhany and by unanimous consent of the House, the caption of Senate Bill No. 66 was ordered amended to conform with the body of the bill.

SENATE BILL NO. 66 ON SECOND READING

Mr. Sandahl moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 80.

The motion prevailed by unanimous consent.

The Speaker laid before the House on its second reading and passage to third reading, S. B. No. 80. A bill to be entitled "An Act to amend H. B. No. 261, Acts, 57th Leg., R. S., 1961, Ch. 274, relating to the filing of rules and regulations of state administrative agencies, declaring all rules, regulations and orders in effect on or issued by State agencies after August 31, 1961, and prior to the effective date hereof to be valid although certified copies thereof were not filed with the Secretary of State; providing for severability, repealing all laws and parts of laws in conflict herewith; and declaring an emergency."

The bill was read second time.

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

Committee Amendment No. 1

Amend Section 1 of S. B. No. 80 by changing the period to a semicolon at the end of the quoted Section 5, and by adding thereto the following:

"provided, however, the provisions of this Section shall not apply to
any rule, regulation, order, rate, standard or classification, the validity of which was in litigation on August 31, 1961, unless such rule, regulation, order, rate, standard or classification was filed on or before the date on which it was required to be filed by the provisions of House Bill 281, Acts 57th Legislature, Regular Session, 1961, Chapter 574."

The amendment was adopted without objection.

S. B. No. 80 was then passed to third reading.

SENATE BILL NO. 80 ON THIRD READING

Mr. Sandahl moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 80 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-101
Adams of Lubbock Garrison
Adams of Titus Glidden
Allen Andrews Glusing
Atwell Bailey Grover
Ballman Hulse Harrington
Banfield, Mrs. Hefson
Bartram Berry
Blaine Hulbert
Bridges Hughes
Buchanan of Grayson
Hurrle Huglies of Dallas
Calwith Caldwell
Cannon Carliner
Collier of Harris Johnson of Bexar
Cole of Hunt Jones of Dallas
Collins Jones of Travis
Cook Coble
Coffin Miller
Coffin Kolba
Cook de la Garza Kochmann
Dewey Leaverton
Duffy, Miss Leaverton
Eckhardt Longoria
Esquivel McCoppin
Fairchild McGregor
Fletcher of McLennan
Floyd McFhany
Foreman Markgraf
Martin Schram
Miller Shannon
Miller Shipley
Mullen Silver
Murray Smith of Jefferson
Mutscher Snelson
Niehayer Spilman
Peeler Brouse
Pipkin Trevino
Preston Tunnell
Price Walker
Rapp Ward
Ratliff Watson
Richards Wells
Roberts of Dawson Whitfield
Rosas Wilson
Rosson Woods
Sandahl Nays-23
Barlow Lewis
Butler Nugent
Connell Parsons
Crain Petty
Cragin Read
Guffey Richardson
Haring Springer
Healy Thurman
Isacks, Miss Thurmond
Jarris Townsend
Johnson of Dallas Wheatley
Ladner
Present-Not Voting
Bass
Chapman McGregor
Coxen Olver
Cowles Osborn
Dungan Pearcy
Ehrle Pieratt
Harding Quilliam
Haynes Roberts of Hill
Hinson Black
Kennard Smith of Bexar
Lary Stewart
of Galveston
Absen
Barnes Stewart
Boyes

The Speaker then laid Senate Bill No. 80 before the House on third reading and final passage.

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

Yeas-105
Adams of Lubbock Alaniz
Adams of Titus Allen

Present-Not Voting
Bass
Chapman of El Paso
Coxen Oliver
Cowles Osborn
Dungan Pearcy
Ehrle Pieratt
Harding Quilliam
Haynes Roberts of Hill
Hinson Black
Kennard Smith of Bexar
Lary Stewart
of Galveston
Absent-Excused
Barnes Stewart
Boyes
MOTION TO PLACE SENATE BILL NO. 94 ON SECOND READING

Mr. Foreman moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 94.

A record vote was requested on the motion to suspend all necessary rules.

The motion was lost by the following vote:

**Yeas—** 62

- Alaniz
- Bailey
- Ballman
- Blaine
- Bridges
- Brown
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MOTION TO PLACE SENATE BILL NO. 74 ON SECOND READING

Mr. Watson moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 74.

A record vote was requested on the motion to suspend all necessary rules.

The motion to suspend all necessary rules was lost by the following vote:

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<th>Ayes</th>
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Mr. Johnson of Dallas moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 44.

The motion prevailed by unanimous consent.

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

S. B. No. 44. A bill to be entitled “An Act amending Section 186a of the Election Code of the State of Texas, as added by Section 1 of Chapter 494, Acts of the 55th Legislature, Regular Session, 1951 (codified as Article 13.08a, Vernon’s Texas Election Code), relating to the filing fees of candidates for office in counties having a population of one million (1,000,000) or more, according to the last preceding Federal census; and declaring an emergency.”

The bill was read second time.

Mr. Floyd offered the following amendment to the bill:

Amend Senate Bill No. 44 by deleting the words and figures on line 43, page 1, calling for, “seven and one-half per cent (7 1/2%),” and substitute therefor the words and figures, “ten per cent (10%),” and further amend Senate Bill No. 44, line 46, page 1, by deleting the words and figures, “twelve and one-half per cent (12 1/2%),” and substitute the words and figures, “fifteen per cent (15%),” and further amend line 54, page 1, of the printed Senate Bill No. 44 by deleting the words and figures on line 54, page 1, of the printed bill, “Three Hundred Dollars ($300.00),” and substitute the words and figures, “Five Hundred Dollars ($500.00),” further amend line 55 of the printed bill, Senate Bill No. 44, to delete on Page 1, the words, “State Senator or,” further amend Senate Bill No. 44 by striking the words and figures “or Representatives,” on lines 55 and 56, Page 1 of printed bill, and, “Three Hundred Dollars ($300.00),” on line 56 and add the words, “One Thousand Dollars ($1,000.00),”

Further amend Senate Bill No. 44 by adding the following words at the end of line 56, as follows: “as filing fee for office of State Senator to have his name placed upon the ballot in a primary election.”

PAUL FLOYD, W. H. MILLER, DONALD SHIPLEY, HENRY C. GROVER, CRISS COLE, CHARLES J. WHITFIELD, DON GARRISON.

The amendment was adopted.

RECORD OF VOTE

Mr. Eckhardt requested to be recorded as voting “Nay” on Floyd amendment to S. B. 44.

REASON FOR VOTE

I voted “no” on the Floyd amendment to raise the filing fee in Harris County for candidacy for the House of Representatives to $500 and for Senate to $1000, because I think it
On of them, and my opponent a job eight times that much in the neighborhood of less than that amount. Perhaps my legislators will have little trouble It

vote raise only as a practical matter, he had to make up his mind. It is sometimes hard for a newcomer to raise a $600 filing fee for an office that pays only about eight times that much in salary.

I realize that some of my fellow legislators will have little trouble in raising their filing fees. Several of them, and my opponent in my last race, reported campaign expenditures in the neighborhood of $13,000 for a job that would pay in salary over a period of two years substantially less than that amount. Perhaps my vote is one against interest, because it will be hard for some young political aspirants to raise $600 before they become known through campaigning. But the people are entitled to a broad choice without winnowing out persons who can't immediately get a sizable amount of cash.

ECKHARDT.

Mr. Berry offered the following amendment to the bill:

Amend Senate Bill No. 44 by adding the following to section 1:

Notwithstanding other provisions of law, the county executive committee in any county which has a population of six hundred thousand ($600,000) to 1,000,000, according to the last preceding Federal census, shall require candidates for State Senator or State Representative to pay the amount of Three Hundred Dollars ($300) to have their names placed upon the ballot in a primary election.

The amendment was adopted without objections.

Mr. Harrington offered the following amendment to the bill:

Amend Senate Bill 44 by inserting the following Section immediately before the emergency clause and renumber the following Sections appropriately:

Section 1. Article 190 of the Election Code of the State of Texas (compiled as Article 13.12 of Vernon's Texas Election Code) as last amended by Chapter 149, Acts of the 56th Legislature, 1959, is amended to read as follows:

"190. Request to go on ballot.

The request to have the name of any person affiliating with any party placed on the official ballot for a general primary as a candidate for the nomination of such party for any State office, for any district office, and for any county or precinct office or portion thereof shall be governed by the following:

1. Such request shall be in writing, indicating whether for full term or for an unexpired term, signed and duly acknowledged by the person desiring such nomination, or by twenty-five (25) qualified voters, which request shall be endorsed by the candidate named therein showing his consent to such candidacy, if nominated. It shall state the occupation, county of residence and post office address of such person, and if made by him shall also state his age.

2. Any such request shall be filled with the State chairman in the case of State-wide races, with the district chairman in the case of district consisting of more than one (1) county, and with the county chairman in case of county and precinct officers; such request shall be filed not later than the first Monday in February preceding such primary, and shall be considered filed if sent to such chairman at his post office address by registered mail from any point in this State, provided, however, that in the event that there is no candidate for the nomination of any office due to the death of the one who had filed, applications may be filed not later than the first Monday in March preceding the primary.

3. In the case of district offices consisting of more than one (1) county if there be no chairman of such district executive committee, then the said requests to go on the ballot shall be filed as aforesaid with the chairman of each county composing such district.

4. On the second Monday in March preceding each general primary, the State committees shall meet at some place to be designated by its chairman who shall not less than three
(3) days prior to such meeting notify by mail all members of said com-
mittee and all persons whose names have been requested to be placed upon the official ballot of such des-
ignation. Such committee at this meeting by resolution shall direct their chairman to certify to each county chairman the names and county of residence of such candi-
dates as shown by such request. Copies of such certificates shall be immediately furnished to each news-
paper in the State desiring to pub-
lish same, and one (1) copy shall at once be mailed to the chairman of the executive committee of each county.

5. The terms of this law shall ap-
ply to the county chairman and pre-
cinct committeemen, and the names of such candidates shall not be printed on the primary ballot unless such application shall have been filed as provided herein."

The amendment was adopted.

Mr. Heatly offered the following amendment to the bill:

Amend Senate Bill No. 44 by add-
ing a new paragraph at the end of Section 18 of Section 4 as follows:

"In any State Representative Dis-
trict consisting of eight (8) and not more than nine (9) counties, the chairmen of the county executive committeemen shall require candidates for State Representative to pay an amount of Twenty-five Dollars ($25) for each of the counties in said Rep-
resentative District, to have their names placed upon the ballot in a primary election."

The amendment was adopted with-
out objection.

LEAVES OF ABSENCE GRANTED

Mrs. Banfield was granted leave of absence for the remainder of the day on account of important busi-
ness on motion of Mr. Harding.

Mr. Cole of Harris was granted leave of absence for the remainder of the day on account of important busi-
ness on motion of Mr. Johnson of Dallas.

Mr. Floyd moved the previous question on the passage of S. B. No. 44 to third reading, and the main ques-
tion was ordered.

S. B. No. 44 was then passed to third reading.

SENATE BILL NO. 44 ON THIRD READING

Mr. Johnson of Dallas moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 44 be placed on its third read-
ning and final passage.

The motion prevailed by the fol-
lowing vote:

Yeas—121
Adams of Lubbock Hollowell
Adams of Titus Huebner
Alamis Hughes
Allen
Andrews Hughes of Dallas
Atwell
Ballman
Bartram
Bass
Berry
Blaine
Bridges
Buchanan
Burgess
Butler
Caldwell
Campan
Cole of Hunt
Collins
Cook
Cory
Cotten
Cowen
Cowles
Crews
Crain
Crews
Cushing
de la Garza
Dewey
Duff, Miss
Dungan
Ehrle
Eguirel
Fairchild
Fletcher
Floyd
Foreman
Foreman
Garrison
Gibbons
Gladden
Glass
Glancing
Green
Grover
Guffey
Hale
Harling
Harrington
Haynes
Healy
Heffern
Heflin
The Speaker then laid Senate Bill No. 44 before the House on third reading and final passage.

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

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</tbody>
</table>
Mr. Johnson of Dallas moved to reconsider the vote by which S. B. No. 44 was passed and to take the motion to reconsider.

The motion to table prevailed.

On motion of Mr. Johnson of Dallas and by unanimous consent of the House, the caption of Senate Bill No. 44 was ordered amended to conform with the body of the bill.

REASON FOR "NO" VOTE ON S. B. NO. 44

I voted no on all proposed changes to the present election code. There have been some very successful and productive meetings of the group appointed to study Election Code changes. I believe that through careful study and consideration of the problems in administering elections, a comprehensive and effective Election Code can be developed. These proposals would hamper the efforts of this commission by changing the code during the course of this study.

January 25, 1962
KENNETH KOHLER, GEORGE F. KORKMAS.

HOUSE BILL NO. 70 ON SECOND READING

Mr. James offered the following amendment to the bill:

Amend House Bill No. 70 by striking all of Sections 1, 2 and 3 and inserting in lieu thereof the following:

"Section 1. From and after September 1, 1962, in all judicial districts of this State, the district attorney in each such district shall receive from the State as pay for his services the sum of Nine Thousand dollars ($9,000) per year. Such salary shall be paid in twelve (12) equal monthly instalments upon warrants drawn by the Comptroller of Public Accounts upon the State Treasury. Provided that this Act shall not be construed as repealing any Act which allows the district attorney traveling expenses or any other allowances.

"Sec. 1a. The State's attorney assigned to and practicing before the court of criminal appeals shall receive from the State as pay for his services the sum of Twelve Thousand Dollars ($12,000) per year, such salary to be paid in twelve (12) equal monthly instalments upon warrants drawn by the State Comptroller of Public Accounts upon the State Treasury.

"Sec. 2. All fees, commissions and prerequisites which may be earned and collected by district attorneys affected by this Act shall be paid to the county treasurer of the counties in which such fees are earned for the account of the proper fund. The provisions of this section shall not apply to Article 7436 and the other provisions of the anti-trust laws of this State.

"Sec. 3. Nothing in this Act shall be construed to repeal or in any manner affect any law now in existence with reference to assistant district attorneys, investigators or stenographers in judicial districts included in this Act.

"Sec. 3a. This Act shall not repeal any Act which permits or requires any county in this State to pay its district attorney any supplemental
or additional salary out of county funds.

'Sec. 4. Nothing in this Act shall affect criminal district attorneys whose district is composed of only one (1) county.'

Sec. 2. From and after September 1, 1962, the minimum compensation of each county attorney paid on a salary basis who performs the duties of District Attorney shall be Seven Thousand Dollars ($7,000) annually to be paid in twelve (12) monthly installments out of the Officers' Salary Fund of the County; but the state shall pay into such fund each year an amount equal to a sum which bears the same proportion to the total salary of such county attorney performing the duties of a district attorney, together with the salary of his assistants, as all felony fees collected by such official during the year of 1935 bear to the total fees collected by such official during such year.

In all counties having a county attorney performing the duties of district attorney, and in which counties there were no felony fees collected from the state in 1935 by the office of county attorney or criminal district attorney in such county, the state shall pay into the Officers' Salary Fund each year an amount equal to forty-eight and three-fourths (48 & 3/4) per cent of the total salary paid each year to such county attorney or criminal district attorney, together with the salary of his assistants.

Sec. 3. The importance of this legislation and the crowded condition of the calendar in both houses, create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days be suspended and that House Bill No. 70 be placed on its third reading and final passage.

The amendment was adopted without objection.

There was no objection offered.

MOTION TO PLACE HOUSE BILL NO. 70 ON THIRD READING

Mr. James moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 70 be placed on its third reading and final passage.

The motion was lost by the following vote, (not receiving the necessary four-fifths vote):

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>102</td>
<td>464</td>
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</tbody>
</table>


Mr. Buchanan asked unanimous consent of the House that the Committee on Conservation and Reclamation be permitted to meet at this time.

COMMITTEE MEETING

Mr. Buchanan asked unanimous consent of the House that the Committee on Conservation and Reclamation be permitted to meet at this time.
The motion prevailed by unanimous consent.

The Speaker laid before the House on its second reading and passage to third reading, S. B. No. 69, A bill to be entitled "An Act amending Article 4623, R.C.S. of Texas, 1925, as amended by Chapter 407, S. B. No. 24, Acts 55th Legislature of Texas, R. S., 1957, by adding thereto a provision that a wife shall never be the joint maker of a note or a surety on any bond or obligation of another without the joinder of her husband with her in making such contract, and declaring an emergency."

The bill was read second time.

Mr. Floyd offered the following amendment to the bill:

Substitute for Committee Amendment No. 1 to S. B. 69

Amend S. B. No. 69, by deleting the quotation mark at the end of Section 1 thereof, changing the period at the end of Section 1 thereof to a semicolon, and adding the following:

"provided, however, that she shall have such rights without such join­der if she shall have been declared a feme sole pursuant to Article 4626, Revised Civil Statutes of Tex­as, 1925, as heretofore amended."

The amendment was adopted without objection.

S. B. No. 69 was then passed to third reading.

SENATE BILL NO. 69 ON THIRD READING

Mr. Floyd moved that the constitu­tional rule requiring bills to be read on three several days be sus­pended and that Senate Bill No. 69 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Year—127

Adams of Lubbock Ballman
Adams of Titus Barlow
Alaniz Bartram
Allen Bailey
Andrews Bridges
Buchanan

SENATE BILL NO. 69 ON SECOND READING

Mr. Floyd moved that all the nec­essary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 69.
The Speaker then laid Senate Bill No. 69 before the House on third reading and final passage. The bill was read third time and was passed.

On motion of Mr. Floyd and by unanimous consent of the House, the caption of Senate Bill No. 69 was ordered amended to conform with the body of the bill.

MOTION TO PLACE SENATE BILL NO. 81 ON SECOND READING

Mr. Murray moved that all the necessary rules be suspended for the purpose of taking up and consider-
ing at this time Senate Bill No. 81.

A record vote was requested.

The motion to suspend all necessary rules was lost by the following vote:

Yeas--24
Barlow
Bridges
Eckhardt
Esquivel
Floyd
Foreman
Garrison
Gibbens
Gladden
Glasing
Green
Grover
Guffey
Hale
Harding
Haring
Harrington
Haynes
Heady
Hef ton
Hixson
Hollowell
Huebner
Hughes
Hughes of Grayson
Hughes of Dallas
Isacks, Miss
James
Johnson of Dallas
Johnson of Bexar
Jones of Dallas
Jones of Travis
Kennard
Kilpatrick
Kohler
Koliba
Korkmaz
Kothmann
Leach
Fairchild
Jarvis
Nugent

Nays--107
Adams of Lubbock
Bartram
Adams of Titus
Bass
Alanis
Baker
Allen
Andrews
Bailey
Burgess
Ballman
Butler

The bill was read third time and was passed.

On motion of Mr. Floyd and by unanimous consent of the House, the caption of Senate Bill No. 69 was ordered amended to conform with the body of the bill.

MOTION TO PLACE SENATE BILL NO. 81 ON SECOND READING

Mr. Murray moved that all the necessary rules be suspended for the purpose of taking up and consid-
ering at this time Senate Bill No. 81.

A record vote was requested.

The motion to suspend all necessary rules was lost by the following vote:
The Speaker laid before the House, on its third reading and final passage,

H. B. No. 113, A bill to be entitled
"An Act creating a permanent judicial district court to be known as the 148th Judicial Court of Texas, composed of Orange County; providing for the terms of court and the appointment and election of the judge and officers of said court; containing provisions to facilitate the incorporation of this new judicial district in the county covered; repealing all laws in conflict; providing for severability; and declaring an emergency."

The bill was read third time.

Mr. Jones of Dallas moved that further consideration of House Bill No. 113 be postponed until 10:00 o'clock a.m. tomorrow.

A record vote was requested on the motion to postpone further consideration of the bill.

The motion to postpone was lost by the following vote:

Yeas—41
Adams of Lubbock Lewis
Adams of Titus McGregor
Allen of McLennan
Andrews Martin
Bartram Mutscher
Bartram Nugent
Cook Parsons
Crain Petty
Crews Price
Crain
Fairchild Rapp
Garrison
Hefton Rosson
Hollowell Slack
Huebner Slider
Hughes Spilman
Hughes
Koehl
Korkmas
Koch
Koch
Koch
Lea
Leaver
Lewis

Nays—79
Bridges
Bailey Buchanan
Ballman Caldwell
Barlow Cannon
Blaine Carriker
H. B. No. 113 then passed.

Mr. Korkmas moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 47.

The motion prevailed by the necessary two-thirds vote.

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

S. B. No. 47. A bill to be entitled "An Act repealing Section 2 of Chapter XCIV, Acts of the 26th Legislature, 1899; and declaring an emergency."

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

SENATE BILL NO. 48 ON SECOND READING

Mr. Stewart of Galveston moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 48.

The motion prevailed by unanimous consent.

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

S. B. No. 48. A bill to be entitled "An Act amending Section 14 of Chapter 291, Acts of the 57th Legislature, Regular Session, 1961, which amended Chapter 187, Acts of the 53rd Legislature, Regular Session, 1953, providing additional terms of court, and providing that the county commissioner may change the terms of court whenever it may be necessary; and declaring an emergency."

The bill was read second time.

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

Amendment No. 1

Amend S. B. 48 by striking all language following the enacting clause and substituting in lieu thereof the following:

Section 1. S. B. 162, Chapter 591, Acts of the 57th Legislature, Regular Session, 1961, is hereby repealed.
Section 2, Chapter 187, Acts of the 53rd Legislature, Regular Session, 1953, is amended to read as follows:

"Section 1. The Probate Court of Galveston County, provided by Section 1, Chapter 187, Acts of the 53rd Legislature, Regular Session, 1953, shall hereafter be known as the 'County Court No. 2, of Galveston County.' The court shall have, in addition to its present jurisdiction, civil and criminal jurisdiction as provided by Constitution and General Laws for county courts and as provided herein.

"Section 2. The county clerk of Galveston County shall be the clerk of the County Court No. 2 of Galveston County. The court shall have a seal consisting of a star of five (5) points with the words 'County Court No. 2, Galveston County, Tex.' engraved thereon. The sheriff of Galveston County may appoint a deputy to attend the court when required by the judge thereof.

"Section 3. All cases over which County Court No. 2 has jurisdiction may be instituted in or transferred to the County Court No. 2. The county judge and the district judges of Galveston County may transfer to County Court No. 2 all cases pending in their respective courts of which the court has jurisdiction, including all filed papers and certified copies of all orders therefore entered in the cases, with the consent of the Judge of the County Court No. 2.

"All cases and matters over which the County Court No. 2 is given jurisdiction may be transferred by the Judge thereof to the county or district court having jurisdiction under the laws of this State, with the consent of the judge of the court concerned. All cases and matters over which the County Court No. 2 and the County Court of Galveston County have concurrent jurisdiction and over which the district courts having jurisdiction may be transferred to one of the district courts of Galveston County with the consent of the judge thereof.

"Provided that the Judge of the County Court and the Judge of County Court No. 2 shall have authority to transfer any case pending for trial from the docket of such court to the docket of such other court, and during the absence, illness, or inability of either judge to

"provide for his own court the judge of the other court shall be and is hereby authorized to act for such judge absent for any of the above reasons in the trial or other disposition of cases on the docket of such other court.

"All writs or process issued by a court prior to the time any case is transferred shall be returned and filed in the court to which the case is transferred and shall be as valid and binding upon the parties to such transferred case as though such writ or process had been issued out of the court to which transferred, and all waivers of process and other instruments executed prior to the transfer of any case shall also be as valid and binding as though executed after such transfer."

"Section 4. In the event of a vacancy in this office the Governor shall appoint some suitable person who is a resident citizen of Galveston County as Judge of the County Court No. 2 of Galveston County as herein constituted, who shall hold such office until the next general election after his appointment, and until his successor shall have been elected and qualified, and all vacancies in said office shall also be filled by appointment by the Governor until the next applicable general election thereafter. At the first general election in said county and at each applicable general election thereafter there shall be elected and qualified for the office of Judge of the County Court No. 2 of Galveston County who shall be well informed in the laws of this State, who shall hold his office for four (4) years and until his successor is elected and qualified; provided that no person shall be eligible for Judge of the County Court No. 2 of Galveston County by election unless he shall be a citizen of the United States and of this State; who shall have been a practicing lawyer of this State or a judge of a court in this State for at least four (4) years next preceding his election, and who shall have resided in the County of Galveston for two (2) years next preceding his election.

"Section 5. The Judge of the County Court No. 2 of Galveston County shall execute a bond and take the oath of office as required by law relating to county judges.

"Section 6. A special judge of the County Court No. 2 of Galveston
The House Journal

County may be appointed or elected as provided by laws relating to county courts and the judges thereof.

"Section 7. The terms of the County Court No. 2 of Galveston County and the practice therein and appeals and writs of error therefrom shall be as prescribed by law relating to county courts. The County Court No. 2 of Galveston County shall hold at least four (4) terms for both civil and criminal business annually, and such other terms each year as may be fixed by the Commissioners Court. After having fixed the time and number of terms of the County Court No. 2 of Galveston County, the Commissioners Court shall not change the same until the expiration of one (1) year. Until otherwise provided by the Commissioners Court, the terms of the County Court No. 2 of Galveston County shall be held on the first Monday in March, June, September and December.

"Section 8. Both the said County Court of Galveston County, and the County Court No. 2 of Galveston County or either of the judges thereof shall have the power to issue writs of injunction, sequestration, attachments, garnishment, certiorari, supersedeas and all other writs necessary to the enforcement of the jurisdiction of said courts; and also power to punish for contempt under such provisions as are, or may be provided by the general laws governing county courts throughout the State, and to issue writs of habeas corpus, in cases where the offense charged is within the jurisdiction of said courts or of any court or tribunal inferior to said courts.

"Section 9. The Judge of the County Court No. 2 shall be paid by the Commissioners Court of Galveston County a yearly salary of not more than Fourteen Thousand Dollars ($14,000) as may be fixed by the Commissioners Court. This salary shall be paid out of the general fund of the county in twelve (12) equal monthly installments.

"Section 10. The Judge of the County Court No. 2 of Galveston County may be removed from office in the same manner and for the same causes as any other county judge may be removed under the laws of this State."

Section 3. All laws and parts of laws in conflict herewith be, and the same are hereby repealed, including but not limited to S. B. 162, Chapter 291, Acts of the 57th Legislature, Regular Session, 1961, and any provisions of Chapter 187, Acts of the 53rd Legislature, Regular Session, 1953, which may be in conflict with the provisions contained herein.

Section 4. It is further enacted that if any of the provisions of this Act shall be held void or in conflict with any provisions of the Constitution of this State the fact that such provisions may be held void shall in no wise affect any other provisions of this Act.

Section 5. This Act shall become effective on September 1, 1962.

Section 6. The importance of this legislation and the crowded condition of the calendar in both Houses, create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and this Rule is hereby suspended, and that this Act take effect and be in force from and after September 1, 1962, and it is so enacted.

The amendment was adopted.

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

"Amend S. B. No. 48 by Schwartz by substituting the following caption for the caption of the bill:

"A BILL
To Be Entitled
An Act Repealing S. B. 162, Chapter 291, Acts of the 57th Legislature, Regular Session, 1961; amending Chapter 187, Acts of the 53rd Legislature, Regular Session, 1953; changing the name of the Probate Court of Galveston County, Texas, to County Court No. 2 of Galveston County; providing for the reorganization of the jurisdiction of, and the procedure in said court; providing for the salary of the judge thereof; repealing all laws in conflict; providing an effective date of the Act; and declaring an emergency."

The amendment was adopted.

S. B. No. 48 was then passed to third reading.
SENATE BILL NO. 45 ON SECOND READING

Mr. Korkmas moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 45.

The motion prevailed by unanimous consent.

The Speaker laid before the House on its second reading and passage to third reading, S. B. No. 45, A bill to be entitled "An Act authorizing Home-Rule cities having a population in excess of 60,000 and bordering on the Gulf of Mexico having beaches suitable for park purposes to establish a Beach Park Board of Trustees; requiring an election on the establishment of such Board; providing for the organization, and prescribing the powers and functions, of such Board; containing a severability clause; and declaring an emergency."

The bill was read second time.

Mr. Korkmas offered the following amendment to the bill:

Amend Committee Substitute for S. B. No. 45 by the following changes:

1. Section 2, line 34. By deleting the word "establishing."
2. By striking out Section 7, (a) and (b), and substituting in lieu thereof the following:
   Section 7 (a). To manage, operate, maintain, equip and finance any and all existing public parks placed under its jurisdiction by the ordinance creating such Board and by subsequent ordinances:
3. Section 7(b). To improve, manage, operate, maintain, equip and finance additional parks acquired by gift, but not by the exercise of the power of eminent domain;
4. Section 7(e), line 59. By deleting the word "establishing."
5. Section 7(f), lines 63 and 64. By deleting the word "acquisition."
6. Section 7(k), line 36. By deleting the words "establishing, acquiring."

The amendment was adopted.

S. B. No. 45 was then passed to third reading.

(Mr. Hale In The Chair.)

SENATE BILL NO. 91 ON SECOND READING

Mr. Stewart of Galveston moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 91.

The motion prevailed by unanimous consent.

The Chair laid before the House on its second reading and passage to third reading, S. B. No. 91, A bill to be entitled "An Act amending Senate Bill No. 136, Acts of the 57th Legislature, State of Texas, Regular Session, 1961, to fix and make certain the amount of compensation to be paid from County funds to the District Judges of the 10th, 26th and 122nd District Courts of Galveston County by the Commissioners Court of Galveston County in addition to the compensation paid by the State of Texas; prohibiting, however, the payment of any salary by Galveston County in excess of the compensation provided by this Act; authorizing amendment of the budget; providing that if any portion of this Act is unconstitutional, it shall not affect the remainder thereof; and declaring an emergency."

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

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence for the remainder of the day on account of important business:

Miss Duff on motion of Mr. Dewey.

Mr. Townsend on motion of Mr. Crain.

Mr. Kennard on motion of Mr. Butler.

Mr. Berry on motion of Mr. Butler.

Mr. Osborn on motion of Mr. Dewey.

Mr. Moore on motion of Mr. Collins.

Mr. Johnson of Bell on motion of Mr. Price.
RESOLUTION

H. B. No. 113

WHEREAS, H. A. Leaverton has been a member of the Fifty-seventh Legislature, Third Called Session, expresses its regret that it must give up its association in this body with this outstanding citizen; and, be it

Resolved, That a copy of this official Resolution be given to Representative Leaverton as a token of the esteem in which he is held by his fellow Members.

BAILEY, RICHARDS, JIM MARKGRAF, CARL WHEATLEY, CARRIKER and CANNON.

The resolution was adopted.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. No. 113

Mr. Haynes offered the following resolution:

H. C. R. No. 42

WHEREAS, The House of Representatives, the Senate concurring, That the Joint Rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider House Bill No. 113 at any time.

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. No. 95 AND S. B. No. 98

Mr. Adams of Lubbock offered the following resolution:

H. C. R. No. 42

WHEREAS, The House of Representatives, the Senate concurring, That the Joint Rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider House Bill No. 95 and Senate Bill No. 98 at any time.
The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER S. B. NO. 74

Mr. Watson offered the following resolution:

H. C. R. No. 44

Be it Resolved by the House of Representatives, the Senate concurring, That the Joint Rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider Senate Bill No. 74.

The resolution was referred to the Committee on Rules.

REQUESTING CERTAIN INVESTIGATION TO BE MADE BY THE STATE BOARD OF INSURANCE

Mr. Stewart of Galveston offered the following resolution:

H. S. R. No. 228

Whereas, Under present insurance practices in Texas the residents of the Gulf Coast and other areas subject to rising water damage are unable to procure insurance that will protect their property against the damages caused by rising waters; and

Whereas, Some insurance companies are now considering canceling even the present limited coverage along the Gulf Coast; and

Whereas, Hurricane Carla has pointed up the need for positive leadership and the State's assuming its responsibilities in meeting the needs of those people of Texas, who almost annually, are subject to the fierce winds and waters of hurricanes, now, therefore, be it

Resolved, By the House of Representatives that the State Board of Insurance be directed to begin an investigation to determine whether or not each insurance company doing business in Texas should be required to write a certain percentage of their policies in cities bordering on the Gulf Coast; and be it further

Resolved, By the House of Representatives that the State Board of Insurance be directed to investigate the feasibility of requiring insurers to make available rising water and wind-driven rain and water insurance by any of the following methods: (a) a deductible clause or percentage of loss provision, whichever is larger; (b) rising water coverage on area basis upon an experience (risk) basis; (c) a State-reinsurance fund to make the writing of rising-water coverage possible by using a percentage of the taxes collected from insurance companies, and (d) any other method to make such coverage available.

MACO STEWART,
CHRYSTY,
TOM ANDREWS,
CALDWELL,
GUFFEY,
HAYNES,
PRELER,
HUBERGER,
KILPATRICK,
LACK,
CRIS COLE,
GROVER,
OLIVER.

The resolution was referred to the Committee on Rules.

VOTES RECORDED

By unanimous consent of the House, Mr. Cowen was granted permission to be recorded as voting "yea" instead of "nay" on the passage of S. B. No. 3.

By unanimous consent of the House, Mr. Moore was granted permission to be recorded as voting "nay" instead of "yea" on the suspension of the rules to consider S. B. No. 81.

By unanimous consent of the House, Mr. Richardson was granted permission to be recorded as voting "nay" instead of "yea" on the suspension of the rules to consider S. B. No. 81.

By unanimous consent of the House, Mr. Struve was granted permission to be recorded as voting "nay" instead of "yea" on the suspension of the rules to consider S. B. No. 81.

By unanimous consent of the House, Mr. Rapp was granted permission to be recorded as voting "nay" instead of "yea" on the suspension of the rules to consider S. B. No. 81.

By unanimous consent of the House, Mr. Korkmas was granted permission to be recorded as voting...
"yea" instead of "nay" on the motion to table the amendment by Mr. Wilson to H. R. No. 106.

By unanimous consent of the House, Mr. Wilson was granted permission to be recorded as voting "nay" instead of "yea" on the amendment by Mr. Hughes of Dallas to H. B. No. 152.

SENATE BILL NO. 59 ON SECOND READING

Mr. Stewart of Galveston moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 59.

The motion prevailed by unanimous consent.

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

S. B. No. 59, A bill to be entitled "An Act authorizing the Commissioners Court, in all counties having a population in excess of One Hundred Forty Thousand (140,000) but not in excess of Two Hundred Thousand (200,000) according to the last preceding or any future Federal Census, and having an assessed valuation in excess of Two Hundred Fifty Million Dollars ($250,000,000) to allow each member of the Commissioners Court an adequate motor vehicle, providing for motor vehicle expense, providing for the expenditure of county funds, providing for an accounting; providing for non-repeal of certain statutes concerning motor vehicle transportation, and declaring an emergency."

The bill was read second time.

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

Amend Senate Bill No. 59 by Schwartz by striking all below the enacting clause and substituting in lieu thereof the following:

Section 1. In any county having a population in excess of One Hundred Forty Thousand (140,000) but not in excess of Two Hundred Thousand (200,000) according to the last preceding or any future Federal Census, and having an assessed valuation in excess of Two Hundred Fifty Million Dollars ($250,000,000), the Commissioners Court is hereby authorized to furnish each member of the Commissioners Court an adequate motor vehicle, providing for all expenses incidental to the upkeep and operation of such motor vehicle, for use on official business.

Sec. 2. The cost of such motor vehicles, together with all expenses incidental to the upkeep and operation thereof may be paid out of county funds and each member of the Commissioners Court shall make under oath an account of his expenditures for each purpose.

Sec. 3. The provisions of this Act shall not repeal by implication or otherwise the provisions of Article 2390-o of the Revised Civil Statutes relating to motor vehicle transportation for certain counties of this State.

Sec. 4. Section 4 of Chapter 437, Acts of the Fifty-fourth Legislature, Regular Session, 1955, as last amended by Acts of the Eighty-first Legislature, Regular Session, 1961, is amended by adding a new Subsection 4(a), to read as follows:

"Sec. 4(b). In each county of the State of Texas governed by Section 4 and Subsection 4(a) hereof and having a population of at least One Hundred Forty Thousand (140,000) inhabitants but less than One Hundred Ninety-Five Thousand (195,000) inhabitants according to the last preceding Federal Census and having an assessed valuation of more than Two Hundred Fifty Million Dollars ($250,000,000) according to the last preceding approved tax roll where the County Judge is compensated on a salary basis, the Commissioners Court may fix the salary of the County Judge at a sum of Eighteen Thousand Dollars ($18,000) per annum; providing that no salary covered by this Act shall be set at a lower figure than that actually paid on the effective date of this Act and further providing this Subsection shall be cumulative of all other laws pertaining to the compensation of County Judges."

Sec. 5. The fact that there is now no provision for the furnishing of such motor vehicles in certain counties creates an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and said Rule is hereby suspended, and this
Act shall take effect and be in force from and after its passage, and it is so enacted.

A record vote was requested on the adoption of the amendment offered by Mr. Stewart of Galveston.

The vote of the House was taken on the adoption of the amendment offered by Mr. Stewart of Galveston and the vote was announced yeas 71, nays 28.

Mr. Oliver raised a point of order that there was not a quorum present.

The Chair overruled the point of order.

A verification of the above announced vote was requested and was granted.

(Speaker In The Chair)

The roll of those voting "yea," "nay" and "present-not voting" was again called and the verified vote resulted, as follows:

**Yeas—66**
- Adams of Lubbock
- Kohler
- Albritton
- Kerkmans
- Bailey
- Lack
- Ballman
- Mcll Unity
- Bartram
- Miller
- Bridges
- Mullen
- Burreas
- Murray
- Butler
- Niemeyer
- Caldwell
- Oliver
- Canova
- Peac}
- Carrick
- Peeler
- Chapman
- Pipkin
- Collins
- Preston
- Connell
- Price
- Cory
- Rupp
- de la Garza
- Read
- Eckhardt
- Richardson
- Esquivel
- Roberts of Dawson
- Fairchild
- Roseon
- Fletcher
- Sandahl
- Floyd
- Shannon
- Foreman
- Shildef
- Garrison
- Smith of Jefferson
- Gladden
- Springett
- Glausing
- Stewart
- Green
- Grover
- Streve
- Gufigy
- Trevino
- Haynes
- Tunnell
- Hef ton
- Watson
- James
- Wells
- Johnson of Bexar
- Wilson
- Jones of Travis
- Yeak
- Kilpatrick

**Nays—25**
- Adams of Titus
- Kollba
- Allen
- Lewis
- Barlow
- Longoria
- Cotten
- McCooplin
- Cowan
- McKernan
- Crain
- of McLeuman
- Curington
- Dewey
- Martel
- Gibbons
- Haring
- Nugent
- Hollowell
- Petty
- Hughes of Dallas
- Slider
- Jones of Dallas
- Ward

Present—Not Voting
- Andrews
- Kothmann
- Harding
- Ross

In The Chair
- Hale

Absent
- Base
- Johnson of Dallas
- Buchanan
- Lallmer
- Cole of Hunt
- Leaverton
- Cook
- Musch
- Cowles
- Fieratt
- Crews
- Quilliam
- Dunagan
- Ratliff
- Ehrlie
- Roberts of Hill
- Glass
- Schram
- Harrington
- Slack
- Heasty
- Splieman
- Hinson
- Thurman
- Huesmer
- Thurmoud
- Jamison
- Wheatley
- Jarvis
- Whitlefield

Absent—Excused
- Atwell
- Lary
- Beatfield, Mrs.
- McGregor
- Barnez
- of El Paso
- Berry
- Moore
- Blaine
- O'born
- Borrey
- Richards
- Cole of Harris
- Smith of Bexar
- Duff, Miss
- Snelson
- Hughes
- Stewart
- of Grayson
- of Wichita
- Isaacks, Miss
- Townsend
- Johnson of Bell
- Walker
- Kennard
- Woods

The Speaker stated that there was not a quorum present.

**ADJOURNMENT**

Mr. Oliver moved that the House adjourn until 10:30 o'clock a.m. tomorrow.
Mr. Stewart of Galveston moved that the House adjourn until 10:00 o'clock a.m. tomorrow.

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

The motion to adjourn until 10:00 o'clock a.m. tomorrow was lost.

The motion to adjourn until 11:00 o'clock a.m. tomorrow then prevailed.

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

In accordance with the motion to adjourn, the House at 8:30 o'clock Austin, Texas, January 29, 1962, p.m., adjourned until 10:30 o'clock a.m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

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

Counties: S. B. No. 59, S. B. No. 96.


REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, January 29, 1962
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 45, A bill to be entitled "An Act authorizing counties to pay for the relocation of water lines owned by water control and improvement districts under certain circumstances; and declaring an emergency.", has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

H. G. WELLS, Chairman.

Austin, Texas, January 29, 1962
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 45, A bill to be entitled "An Act authorizing counties to pay for the relocation of water lines owned by water control and improvement districts under certain circumstances; and declaring an emergency.", has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, January 29, 1962
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 110, A bill to be entitled "An Act providing that at the next General Election the electorate shall
in such counties the duties, powers and authority of the county superintendent; amending Chapter 182, Acts of the Forty-fourth Legislature, Regular Session, 1935, as amended, so as to provide that from and after July 31, 1962, it shall not apply to any county having a population in excess of one million, two hundred thousand (1,200,000) inhabitants according to the last preceding Federal Census; providing for severability; repealing all laws or parts of laws in conflict herewith; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, January 30, 1962
Hon. James A. Turman, Speaker of the House of Representatives.

Sir:

Your Committee on Engrossed Bills to whom was referred H. B. No. 113, A bill to be entitled "An Act creating a permanent Judicial District Court to be known as the 148th Judicial District Court of Texas, composed of Orange County; providing for the terms of Court and the appointment and election of the judge and officers of said Court; containing provisions to facilitate the incorporation of this new Judicial District in the County covered; providing for severability; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, January 30, 1962
Hon. James A. Turman, Speaker of the House of Representatives.

Sir:

Your Committee on Engrossed Bills to whom was referred H. B. No. 111, A bill to be entitled "An Act relating to public school education programs and administration in counties having a population in excess of one million, two hundred thousand (1,200,000) inhabitants according to the last preceding Federal Census; abolishing the office of county superintendent and board of county school trustees in such counties effective July 31, 1942; vesting in the county judge determine whether the office of the county superintendent shall be abolished in any county of this State having a population of not less than six hundred thousand (600,000) according to the last preceding Federal Census, and wherein there are four (4) or more common school districts; providing that in the event the office is abolished certain duties shall be transferred to the county judge; providing for the compensation to be paid the county judge for performing such duties in an ex officio capacity; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, January 30, 1962
Hon. James A. Turman, Speaker of the House of Representatives.

Sir:

Your Committee on Enrolled Bills to whom was referred H. B. No. 35, granting permission to Pierce Brothers, Inc., to sue the State of Texas and the State Highway Department. Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, January 31, 1962
Hon. James A. Turman, Speaker of the House of Representatives.

Sir:

Your Committee on Enrolled Bills to whom was referred H. C. R. No. 38, extending sincere congratulations and best wishes to Father William Joseph Levada upon his ordination to the priesthood. Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, January 31, 1962
Hon. James A. Turman, Speaker of the House of Representatives.

Sir:

Your Committee on Enrolled Bills to whom was referred H. B. No. 17, An Act creating a conservation and reclamation district under the provisions of Section
59. Article XVI, Constitution of Texas, to be known as "Dayton Drainage District;" prescribing its rights, powers, privileges, and duties; providing that the District shall bear the sole expense of the relocation of certain facilities under the provisions of this Act; providing for its governing body; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency.

Hon. James A. Turman, Speaker of the House of Representatives.

Austin, Texas, January 31, 1962

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 19, An Act creating a conservation and reclamation district under the provisions of Section 69 of Article XVI, Constitution of Texas, to be known as "Memorial Village Water Authority;" prescribing the area and powers of the Authority; providing that a confirmation election or hearing on exclusion of lands or a hearing on adoption of the plan of taxation shall not be necessary; providing that the ad valorem plan of taxation shall be used; providing that the Act shall have no force and effect in event a majority of the qualified voters voting at the first bond election fail to approve the issuance of said bonds; providing for a Board of Supervisors to control and exercise the powers of the Authority; providing that the Authority shall bear the sole expense of the relocation of certain facilities under the provisions of this Act; prescribing its rights, powers, privileges, and duties; making the Authority's bonds eligible for certain investments and to secure the deposit of public funds; exempting the Authority and its bonds from taxation; containing other provisions relating to the subject; enacting a saving clause; declaring the Authority essential; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, January 31, 1962

Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 24, An Act validating Liberty County Water Control and Improvement District No. 5 and declaring it to be a validly existing and operating conservation and reclamation district under Section 59, Article XVI, Texas Constitution; validating the conversion of such District into a water control and improvement district; validating its boundaries; validating governmental proceedings and acts; validating Three Hundred and Eighty Thousand Dollars ($380,000) bonds voted on December 9, 1961, and all proceedings had in connection therewith; declaring the plan of taxation to be used by said District; finding and determining that the lands and other property within said District are, and will be, benefited by the District; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, January 31, 1962

Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 26, An Act ratifying, confirming and validating the El Paso County Water Control and Improvement District-Westway and declaring it to be a validly existing and operating conservation and reclamation district under Section 69, Article 16, Constitution of Texas; ratifying, confirming and validating the organization of the Board of Directors, the minutes of the Board of Directors, the oaths and surety bonds of Directors, the present Board of Directors, the boundaries and area, the appointment and actions of tax assessor and collector and board of equalization, tax rolls, all proceedings and all governmental proceedings of the Board of Directors, the bond election proceedings, the bond election notices, the bond election, the bond order, the sale of the bonds, and all related proceedings, contracts, orders and resolutions; ratifying, confirming and validating all acts and proceedings of the
Board of Directors except orders heretofore repealed by said Board; ratifying, confirming and validating the bonds, and providing that the bonds approved by the Attorney General, registered by the Comptroller, and sold and delivered to the purchaser or purchasers are and shall be incontestable; finding and determining that the lands and other property within said District are and will be benefited; providing for a litigation clause; providing for a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, January 31, 1962

Hon. James A. Turman, Speaker of the House of Representatives.

Sir:

Your Committee on Enrolled Bills to whom was referred H. B. No. 45, An Act authorizing counties to pay for the relocation of water lines owned by water control and improvement districts under certain circumstances; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, January 31, 1962

Hon. James A. Turman, Speaker of the House of Representatives.

Sir:

Your Committee on Enrolled Bills to whom was referred H. B. No. 29, An Act creating a conservation district under Article XVI, Section 59 of the Constitution, to be known as "Henderson County Municipal Water Authority," comprising certain territory contained within Henderson County, Texas, for the purpose of providing a source of water supply for municipal, domestic and industrial use and treating, transporting, and distributing the same, and constructing sanitary sewers and facilities; providing for the annexation of additional territory thereto; providing for a board of directors for the government of said Authority; authorizing the Authority to do all things necessary to make available for municipal and industrial uses the water from surface and underground sources, and to purchase from cities, districts, persons, firms, corporations and public agencies; authorizing the issuance of bonds and providing for payment and security thereof by the levy of ad valorem taxes or the pledge of revenues, or both; making applicable to the Authority, Title 52, Revised Civil Statutes of Texas, as amended, relating to eminent domain and certain General Laws relating to water control and improvement districts; restricting the power of eminent domain to Henderson County; prescribing the other powers of the Authority; enacting other provisions relating to this subject; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, January 31, 1962

Hon. James A. Turman, Speaker of the House of Representatives.

Sir:

Your Committee on Enrolled Bills to whom was referred H. B. No. 49, An Act amending Article 2335, Revised Civil Statutes of Texas, 1925, to provide that persons or institutions given custody of children adjudged dependent and neglected by courts of competent jurisdiction shall be responsible for the child's education and maintenance, including the providing of necessary dental, medical and surgical care and treatment; repealing all laws and parts of laws in conflict; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, January 31, 1962

Hon. James A. Turman, Speaker of the House of Representatives.

Sir:

Your Committee on Enrolled Bills to whom was referred H. B. No. 53, An Act validating, ratifying, approving and confirming bonds heretofore authorized by any Home Rule City in the State of Texas, for the purpose of providing street and drainage improvements, or for the purpose of constructing new fire stations, and any and all proceedings pertaining to the authorization and issuance thereof; and authorizing the issuance, sale and delivery of such bonds; providing...
that this Act shall apply only to bonds authorized at an election or elections wherein a majority of the voting qualified property taxpayers who had duly rendered their property for taxation voted in favor thereof; providing that this Act shall not affect bonds or the proceedings relating to the authorization of bonds in litigation on the effective date of this Act. If such suit or litigation is ultimately determined against the validity of the proceedings or bonds, except as same might be affected by any such City being engaged in a suit or litigation questioning the power of such City to annex territory wherein the validity of its Home Rule Charter and the authority of the governing body of such City to function under such Home Rule Charter may be contested or under attack; providing for strict construction of the Act; providing a savings clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, January 31, 1962
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 58, An Act amending Section 1 of Chapter 85, Acts of the Fifty-fourth Legislature, Regular Session, 1955 (compiled as Article 3242-27 of Vernon's Texas Civil Statutes), authorizing the appointment of an investigator by the District Attorney of the 118th Judicial District to serve as investigator in that judicial district; prescribing his powers and duties and providing for his compensation and expenses; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, January 31, 1962
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 82, An Act authorizing the exchange and conveyance of certain State-owned realty for certain realty owned by the United States contingent upon Federal legislation authorizing such transfer; describing by metes and bounds the realty authorized to be exchanged; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, January 31, 1962
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 85, An Act to authorize the trustees of independent school districts having fewer than one hundred seventy-five thousand (175,000) students according to the last official scholastic census, whether created by General Law or special Act, in counties having a population of more than one million, two hundred thousand (1,200,000), according to the last preceding Federal Census, to fix the date of election of such trustees on the first Saturday in April or on the first Saturday in October as the trustees by official resolution may provide; to authorize the trustees of such independent school districts in said
counties to provide by resolution for the election of trustees by a majority vote and to provide for a second election in the event no candidate receives such vote at the first election; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, January 31, 1962

Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 88, An Act relating to the hunting, taking or killing of antlerless deer in Travis County; providing penalties; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, January 31, 1962

Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 91, An Act limiting the provisions of this Act to the County of Mills making it unlawful, except under the provisions of this Act, for any person to hunt, take, kill or attempt to kill, or possess any game bird or game animal in said County at any time; to take, kill or trap or attempt to take, kill or trap any fur-bearing animal in said County or to take or attempt to take any fish or other aquatic or marine animal from said County by any means or method; providing the powers, duties and authority of the Game and Fish Commission; requiring the Game and Fish Commission to make investigations with respect to the depletion and waste of the wildlife resources; requiring the Commission to provide an open season or period of time when it shall be lawful to take a portion of the wildlife resources of said County; defining depletion and waste; providing for the issuance of the antlerless deer permits; providing for a public hearing; providing for the adoption of proclamations, orders, rules or regulations of the Game and Fish Commission and the effective period thereof; providing for the publication of the regulations; providing venue for suits to test the validity of this Act or of the proclamations, rules, regulations or orders of the Commission; providing a penalty; providing for the forfeiture of licenses; defining wildlife resources; repealing certain laws; providing for the effective date of this Act; providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, January 31, 1962

Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 92, An Act amending Section 1 of Chapter 376, Acts of the Fifty-fourth Legislature, Regular Session, 1955, codified as Article 8280-176, Vernon's Texas Civil Statutes, so as to change the name of the Runnels County Water Improvement District to the "Runnels County Water Authority;" and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, January 31, 1962

Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 93, An Act establishing a juvenile board in Runnels County; providing for the Board's powers, duties, and authority; providing for its membership and the compensation to be paid the members; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, January 31, 1962

Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 101, An Act relating to the hunting, taking or killing of deer in Hopkins, Delta, and Franklin Counties; amending Subsection B of Section 1 of Chapter 362, Acts of the Fifty-sevenths Legislature, Regular Session, 1961, to establish a ten-day season for the taking of deer in Hopkins, Delta and Franklin Counties; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

SENT TO GOVERNOR

January 31, 1962

H. B. No. 17.
H. B. No. 19.
H. B. No. 24.
H. B. No. 29.
H. B. No. 45.
H. B. No. 49.
H. B. No. 52.
H. B. No. 58.
H. B. No. 51.
H. B. No. 52.
H. B. No. 56.
H. B. No. 58.
H. B. No. 91.
H. B. No. 93.
H. B. No. 98.
H. B. No. 101.

TWENTIETH DAY

(Thursday, February 1, 1962)

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

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