tion and by increasing the gross weight of exempt farm trailers or farm semi-trailers to fourteen thousand (14,000) pounds; defining the term 'gross weight' as used in said Section; amending Subsection 3 of Section 132, Uniform Act Regulating Traffic on Highways, by exempting any farm trailer or farm semi-trailer operated upon the highways whose gross weight does not exceed fourteen thousand (14,000) pounds and defining the term 'gross weight' as used in said Subsection; repealing conflicting laws; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

REPORT OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, February 13, 1961

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

Sir, Your Committee on Enrolled Bills to whom was referred H. C. R. No. 25, in memory of I. D. Hoke, Sr.

Has carefully compared same and finds it correctly enrolled.

NEIL CALDWELL, Vice-chairman.

SENT TO GOVERNOR

February 13, 1961

H. C. R. No. 25

TWENTY-FIRST DAY

(Tuesday, February 14, 1961)

The House met at 10:00 o'clock a.m., pursuant to adjournment, and was called to order by the Speaker.

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

Mr. Speaker Bailey
Adams of Lubbock Ballman
Adams of Titus Bangfield, Mrs.
Alanis Barlow
Allen Barnes
Andrews Bartram
Atwell Bass
Bell
Berry
Blaine
Bryson
Bridges Buchanan
Butler
Caldwell
Cannon
Carriker Chapman
Cole of Harris Cole of Hunt
Collins Counsell
Cook
cory
Cotten
Cowie
Crain
Crews
Curington
Dewey
Duff, Miss
Dungan
Eckhardt
Ehrle
Fairchild
Fletcher
Floyd
Foreman
Garrison
Glenn
Glidden
Glass
Gusting
Green
Grover
Guffey
Hale
Harding
Harrig
Harrington
Haynes
Hays
Healy
Hinson
Holliday
Hudson
Hughes
Hughes of Grayson
Hughes of Dallas
Hudson of Galveston
Johnson of Bexar
Johnson of Bell
Jones of Dallas
Jones of Travis
Kennard
Kilpatrick
Koliba
Koroth
Law
Leamer
La Valle
Leaverton
Lew
Longoria
McDoppa
McGregor
McGregor
McIlhany
Markgraf
Martin
Miller
Moore
Mullen
Niemeyer
Nugent
Oliver
Osborn
Parsons
Perry
Peters
Petty
Piersall
Pipkin
Preston
Price
Quilliam
Rapp
Ratliff
Read
Nichols
Richardson
Roberts of Hill
Roberts of Dawson
Ross
Rose
Sandel
Schrax
Shannon
Shipley
Slinkard
Slater
Smith of Bexar
Smith of Jefferson
Stevens
Spears
Spilman
Springer
Stewart
Stewart
Stewart
Stewart
Stewart
Thurman
Thanos
Trevino
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Tunnell  Whitfield
Walker  Wilson of Trinity
Ward  Wilson of Potter
Watson  Woods
Wells  Yezak
Wheatley

Absent—Excused
de Ia Garza  James

A quorum of the House was announced present.

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

“Heavenly Father, help us today to have a true picture of the traditions of St. Valentine. May we truly have love for the other person. Help us to pray and do that which you would have us to do. May our love be sincere, always for good, never self-seeking. Bless every Member and the people they represent. In Christ’s name, we pray.—Amen.”

LEAVES OF ABSENCE GRANTED

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

Mr. James for today on motion of Mr. Jones of Dallas.
Mr. de Ia Garza temporarily for today on motion of Mr. Pipkin.

HOUSE BILLS ON FIRST READING

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

By Messrs. McGregor of El Paso, Hinson and Huebner:
H. B. No. 479, A bill to be entitled “An Act to provide for the annual adoption by the State Board of Education of an operating budget for the administration and supervision of the Central Education Agency, for procedure and filing incident thereto; providing that items budgeted shall be paid from the Foundation School Fund except where otherwise payable in whole or in part from Federal and/or other special funds appropriated; providing amount budgeted shall not exceed a fixed percentage of the total cost of the Foundation School Program annually estimated for purposes of the Foundation School Program Act; providing authority of the State Board of Education to accept grants to discharge responsibilities assigned; providing a severability or savings clause and declaring an emergency.”
Referred to the Committee on Education.

By Mr. McGregor of El Paso:
H. B. No. 484, A bill to be entitled “An Act to apportion the State of Texas into Congressional Districts, naming the Counties and parts thereof composing the same, and providing for the election of a Member of the Congress of the United States from each District; repealing all laws and parts of laws in conflict herewith; and declaring an emergency.”
Referred to the Committee on Congressional and Legislative Districts.

By Mr. Oliver:
H. B. No. 485, A bill to be entitled “An Act amending Subsection 1 of Section 5 of Chapter 470, Acts of the 45th Legislature, Regular Session, 1937, as amended, so as to permit a member of the Teacher Retirement System of Texas to receive a standard service retirement benefit upon the completion of thirty-five (35) years of creditable service; and declaring an emergency.”
Referred to the Committee on Education.

By Mr. McGregor of El Paso:
H. B. No. 486, A bill to be entitled “An Act regulating the payment of annual salaries authorized pursuant to section 24 of Article III of the Constitution of Texas for Members of the Legislature, containing a severability clause, and declaring an emergency.”
Referred to the Committee on State Affairs.

By Mr. Wells:
H. B. No. 487, A bill to be entitled “An Act authorizing the Commissioner of the General Land Office to accept, approve and file corrected field notes to any survey of land in the State of Texas, where said corrected field notes are made by a duly authorized official land surveyor and based upon possession and acqui-
said surveys to purchase excess acreage revealed by said corrected field notes at a price to be set by the School Land Board; providing that said resurveys shall not shift the partitioning lines of surveys where the lines of said surveys have been fixed by a court decree or by contract in writing between the parties; providing that deeds of acquittance so issued shall not disturb the divisional or partitioning lines of surveys where said surveys are divided into smaller tracts; and declaring an emergency. Referred to the Committee on Insurance.

By Mr. Lewis:
Referred to the Committee on Criminal Jurisprudence.

By Mr. Petty:
H. B. No. 492, A bill to be entitled "An Act to amend Section 1 of Chapter 25 of the general laws of the 54th Legislature, Regular Session 1950, which is codified as Section 1 of Article 2818_r-1 of Vernon's Texas Civil Statutes, so as to authorize the governing board of any junior college district or union junior college district to acquire land for buildings and other structures and for additions to existing buildings and other structures by eminent domain." Referred to the Committee on School Districts.

Article 3.18 of Chapter 3 of the Insurance Code (Acts of the 1951, 52nd Legislature, Chapter 491), relating to the extent of such conflict; containing a savings clause; and declaring an emergency."
Referred to the Committee on Insurance.

By Mr. Lewis:
H. B. No. 490, A bill to be entitled "An Act amending Article 2.01 of the Insurance Code of Texas, Acts of 1951, 57th Legislature, Page 868, Chapter 491 as amended by reddefining the term 'net assets' and providing for certain data processing systems to be considered as admitted assets of a life insurance company; providing for severability of the different parts of said Article so that the constitutionality of one or more shall not affect the remainder of the Act, repealing all laws in conflict herewith; and declaring an emergency.
Referred to the Committee on Insurance.
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By Mr. Guffey:
H. B. No. 493, A bill to be entitled "An Act to provide that every employer who pays his employees by check or draft must provide facilities for the cashing of such checks or drafts at no cost to the employee; and providing penalties for violations; and declaring an emergency."
Referred to the Committee on State Affairs.

By Mr. Jamison:
H. B. No. 494, A bill to be entitled "An Act creating the Denton State School Independent School District; providing for its territorial limits; providing for trustees; providing for taking census and certifying scholarships; and creating an emergency."
Referred to the Committee on State Affairs.

By Messrs. Hughes of Dallas and Kennard:
H. B. No. 495, A bill to be entitled "An Act to amend Article 3.40 of the Insurance Code (Acts of 1951 52nd Legislature, as amended by the Acts of 1955, 54th Legislature, Page 916, Chapter 362, Section 13, as further amended by Acts of 1959 56th Legislature, Page 590, Chapter 411, Section 4) pertaining to investments by life, health or accident insurance companies in real estate by adding to said Article a paragraph permitting such companies to acquire, secure, retain, hold and convey production payments subject to restrictions and limitations; repealing conflicting laws and parts of laws to the extent of such conflict; and declaring an emergency."
Referred to the Committee on Insurance.

By Mr. Read:
H. B. No. 496, A bill to be entitled "An Act amending Chapter 11 of Subchapter I of Chapter 97, Acts of the 48th Legislature, Regular Session, 1943, as amended; Articles 1, 2, 3, 4, 5 and 8 of Subchapter II of Chapter 97, Acts of the 48th Legislature, Regular Session, 1943, as amended; Section 9 of Chapter 61, Acts of the 41st Legislature, 2nd Called Session, 1929, as amended; Section 3 of Chapter 430, Acts of the 49th Legislature, Regular Session, 1945, as amended; Article 2445 of the Revised Civil Statutes of Texas, 1925, as amended; Section 2 of Chapter 165, Acts of the 42nd Legislature, Regular Session, 1921, as amended; and Section 8 of Chapter 139, Acts of the 52nd Legislature, Regular Session, 1951, and repealing Section 1-A of Chapter 139, Acts of the 52nd Legislature, Regular Session, 1951, to provide the manner of deposit of revenues of the Banking Department and the method of setting salaries of certain personnel of the Banking Department; providing for severability of provisions of this Act; repealing all laws in conflict herewith; providing an effective date; and declaring an emergency."
Referred to the Committee on State Affairs.

By Mr. Watson:
H. B. No. 497, A bill to be entitled "An Act to amend Chapter 315, page 517, being Senate Bill No. 176, Acts of 1945, 49th Legislature, as amended by Chapter 369, page 621, being Senate Bill No. 273, Acts of 1951, 52nd Legislature, known as the Public Accountancy Act of 1945, and codified as Article 41a, Vernon's Annotated Civil Statutes of 1925, as amended; repealing all laws in conflict therewith; and declaring an emergency."
Referred to the Committee on State Affairs.

By Messrs. Mutscher and Pieratt:
H. B. No. 498, A bill to be entitled "An Act amending Chapter 467, House Bill No. 477, Acts, Second Called Session, Forty-Fourth Legislature, as such has been heretofore amended, being the Texas Liquor Control Act, and being the Act carried in Vernon's Penal Code as Articles 666 and 667, so as to provide for the issuance of Agents' and Employees' Licenses to certain agents, representatives, and employees of manufacturers and distributors; fixing authority under such licenses; providing a penalty for violations of the Texas Liquor Control Act by the holders of such licenses; fixing a fee for such licenses and fixing a period during which they shall be valid; repealing laws in conflict herewith; providing a saving clause; and declaring an emergency."
Referred to the Committee on Liquor Regulation.
By Mr. Barlow:
H. B. No. 499, A bill to be entitled
"An Act amending Section 17 of
Chapter 152, Acts of the Fiftieth
Legislature, Regular Session, 1957,
as amended, to extend the existing
authority of the Game and Fish
Commission to regulate wildlife in
Bexar County; and declaring an
emergency."

Referred to the Committee on
Game and Fisheries.

SENATE BILLS ON FIRST
READING

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

S. B. No. 18 to the Committee on
Judiciary.

S. B. No. 110 to the Committee on Municipal and Private Corpora­
tions.

S. B. No. 114 to the Committee on State Affairs.

S. B. No. 135 to the Committee on Counties.

S. B. No. 142 to the Committee on Counties.

S. B. No. 173 to the Committee on Counties.

RELATIVE TO H. B. NO. 80

On motion of Mr. Kilpatrick and
by unanimous consent of the House,
the Caption of House Bill No. 80 was
ordered amended to conform with
the body of the bill.

RELATIVE TO HOUSE BILL NO. 99

Mr. Cotten moved that House Bill
No. 99 be laid on the table subject
to call.

There was no objection offered
and it was so ordered.

RELATIVE TO HOUSE BILL
NO. 101

Mr. Ratcliff moved that House Bill
No. 101 be laid on the table subject to call.

There was no objection offered
and it was so ordered.

RELATIVE TO HOUSE BILL
NO. 88

On motion of Mr. Hollowell and
by unanimous consent of the House,
the Caption of House Bill No. 88
was ordered amended to conform
with the body of the bill.

RESOLUTION SIGNED BY
THE SPEAKER

The Speaker signed in the pres­
ence of the House after giving due
notice thereof and its caption had
been read, the following enrolled res­
olution:

H. C. R. No. 24, Congratulating
John Hampton Mattox on his one-
hundredth birthday.

CONGRATULATORY RESO­
LUTIONS ADOPTED

H. S. R. No. 177, By Mr. Bailey:
Commending Lloyd McGrew.

H. S. R. No. 181, By Mr. Guffey:
Congratulating Mr. and Mrs. Martin
Vanek, Sr.

H. S. R. No. 183, By Mr. Healy:
Congratulating Coach Jack Patte­
son.

H. S. R. No. 185, By Mrs. Baum­
field: Recognizing students of Need­
ville Senior High School.

H. S. R. No. 188, By Mr. Thur­
mond: Expressing appreciation to
Mr. E. H. Schmidt.

H. S. R. No. 190, By Mr. Yezak:
Recognizing students of Bremond
Public Schools.

EXTENDING AN INVITATION
TO THE HONORABLE BILL
NEWTON WALKER

On motion of Mr. Kilpatrick and
by unanimous consent of the House,
the Caption of House Bill No. 298 was
ordered amended to conform with
the body of the bill.

RELATIVE TO HOUSE BILL NO. 88

On motion of Mr. Hollowell and
by unanimous consent of the House,
the Caption of House Bill No. 88
was ordered amended to conform
with the body of the bill.

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Mr. E. H. Schmidt.

H. S. R. No. 190, By Mr. Yezak:
Recognizing students of Bremond
Public Schools.

EXTENDING AN INVITATION
TO THE HONORABLE BILL
NEWTON WALKER

On motion of Mr. Kilpatrick and
by unanimous consent of the House,
the Caption of House Bill No. 298 was
ordered amended to conform with
the body of the bill.

RELATIVE TO HOUSE BILL NO. 88

On motion of Mr. Hollowell and
by unanimous consent of the House,
the Caption of House Bill No. 88
was ordered amended to conform
with the body of the bill.

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mond: Expressing appreciation to
Mr. E. H. Schmidt.

H. S. R. No. 190, By Mr. Yezak:
Recognizing students of Bremond
Public Schools.
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commemorating the Seventy-fifth Anniversary of the establishment of The University of Texas; and

Whereas, He has great versatility, for he can gather votes with ballads or inspire squeals from coeds with original college lyrics; now, therefore, be it

Resolved, That Bill Newton Walker be invited to demonstrate his talent before the Texas House of Representatives the very next time he feels in voice.

READ.
GUFFEY,
PATTERNS,
FAIRCILD,
EHRLIC,
McCOPPIN,
ROBA,
LA VALLE,
HINSON,
SPEARS.

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

INVITING DR. JAMES H. JAUNCEY TO ADDRESS A JOINT SESSION

Mr. Atwell offered the following resolution:

H. C. R. No. 29

Whereas, Dr. James H. Jauncey, Minister of the First Christian Church of El Paso, Texas, whose membership includes one of our dearly loved and distinguished colleagues, Miss Maud Isaacks; and

Whereas, Dr. Jauncey was born in Australia and is now a naturalized American citizen;

He is a distinguished theologian, scientist, and psychologist, and the holder of ten degrees;

He was a technical writer for the White Sands Missiles Range; and

Whereas, He has won the admiration and respect of the State of Texas, and it would be a great privilege for the Texas Legislature to hear this distinguished American; now, therefore, be it

Resolved, By the House of Representatives, the Senate concurring, that Dr. James H. Jauncey be invited to address a Joint Session of the Senate and the House of Representatives at 11:30 a.m. on Thursday, March 9, 1961, and that a joint committee of five Members of each House be appointed to escort him to the Joint Session.

ATWELL,
ISAACKS.

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

PROVIDING FOR ADOPTING THE PERMANENT JOINT RULES OF THE FIFTY-SEVENTH LEGISLATURE

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

S. C. R. No. 15

Be It Resolved by the Senate, the House of Representatives concurring, that the Joint Rules of the Senate and the House of Representatives of the 56th Legislature, as printed in the Legislative Manual of the 56th Legislature, be and the same are hereby adopted as the permanent Joint Rules of the Senate and House of Representatives of the 57th Legislature.

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

HOUSE JOINT RESOLUTION NO. 21 ON SECOND READING

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

H. J. R. No. 21, A Joint Resolution "Proposing an Amendment to Article VIII of the Constitution of the State of Texas by providing that the Legislature, or any municipality or political subdivision of this State, shall never tax incomes of natural persons or corporations nor levy any payroll tax upon the salary or earnings of employees; providing for the proclamation and publication therefor: prescribing the form of ballot therefor."

The resolution was read second time.

Mr. Bell moved that further consideration of H. J. R. No. 21 be postponed until Tuesday, February 28, 1961, at 10:30 o'clock a.m.
The Speaker laid before the House, on its second reading and passage, 
H. J. R. No. 40, A Joint Resolution, "proposing an amendment to Section 
26 of Article IV of the Constitution of the State of Texas to delete the 
provision limiting the territorial jurisdiction of Notaries Public to the 
county for which appointed and to authorize the Legislature to pre-
scribe their jurisdiction."

The resolution was read second 
time and was passed by the following vote: (having received the necessary 
one hundred "yea" votes).

Yeas-129

Adams of Lubbock
Adams of Titus
Alaniz
Allen
Andrews
Bailey
Banfield, Mrs.
Barlow
Barnes
Bartram
Bass
Bell
Berry
Blaine
Boysen
Bridges
Burgess
Butler
Caldwell
CAN
Carrillo
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cory
Covens
Craw
crain
Carrington
Dewey
Duff, Miss
Drager
Ekhardt
Everis
Fairchild
Fletcher
Fitz
Foreman

Moore
Mullen
Mutchler
Niemeyer
Nugent
Oliver
Oliver
Pearcy
Peeler
Pettigrew
Pheatt
Pipkin
Preston
Price
Quilliam
Rapp
Rawlinson
Read
Nicholls
Robertson of Da.
Robertson of Bell
Rogers
Scheram
Shaheen
Shipley
Slack
Sluder

Smith of Bexar
Smith of Jefferson
Selznick
Severs
Sillman
Springer
Stewart
Stewart
Swerling
Stewart
Stewart
Stewart
Stewart
Steele
Steele
Steele
Steele
Steele

Yeak

Nays-16

Atwell
Ballman
Buchanan
Cotten
Crews
Harding
Latimer
Longoria

McGregor
McLennan
McLennan
Martin
Martin
Johnson

Moss
Moss

Stein

Mr. Sandahl moved to reconsider 
the vote by which H. J. R. No. 40 
was passed and to table the motion 
to reconsider.

The motion to table prevailed.

HOUSE BILL NO. 87 ON THIRD 
READING

The Speaker laid before the House, 
on its third reading and final pas-
sage, 
H. B. No. 87, A bill to be entitled 
"An Act amending Article 2700 of 
the Revised Civil Statutes of Texas, 
1925, as amended, relating to the 
salaries and expenses of the county

Absent—Excused
superintendent and his assistants; and declaring an emergency."

The bill was read third time.

Mr. Haring moved that H. B. No. 87 be tabled.

The motion to table was lost.

H. B. No. 87 then failed to pass by the following vote:

**Year—67**

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>71</td>
<td>71</td>
</tr>
</tbody>
</table>

- Adaisms of Lubbock: McGregor
- Adns of Titus: McClellan
- Andrews: McGregor
- Atwell: Marlin
- Bailey: Miller
- Basfield, Mrs. R. Baress: Nueces
- Bartram: Nurse
- Beil: Oliver
- Blaine: Osborn
- Bohary: Parsons
- Buchanan: Pearcy
- Butler: Feeley
- Cannon: Petty
- Cole of Harris: Pieratt
- Cook: Ratliff
- Cotten: Read
- Cowan: Richards
- Cursington: Rasor
- Dungan: Sandahl
- Ehrle: Shannon
- Floyd: Shipley
- Foreman: Black
- Garrison: Snellson
- Gibbons: Spillman
- Glass: Thurmond
- Glustafson: Towsend
- Jamison: Tunnell
- Jarvis: Walker
- Johnson of Dallas: Watson
- Jones of Dallas: Whitsfield
- Jones of Travis: Woods
- Lacy: Yezak

- Haynes: Preston
- Healy: Price
- Hinson: Quillian
- Hollowell: Haag
- Hughes: Richardson
- of Grayson: Issacks, Miss
- Johnson of Bexar: Rion
- Johnson of Bell: Schram
- Kennard: Smith of Bexar
- Kilpatrick: Spears
- Koliba: Springer
- Korth: Stewart
- Lack of Galveston: Stewart
- Latimer: Stewart
- La Valle: of Wichita
- Lewis: Struve
- Longoria: Tharman
- McCoppin: Trevino
- McIlhany: Ward
- Markgraf: Walls
- Moore: Wheatley
- Mullen: Wilson of Trinity
- Murray: Wilson of Potter
- Pipkin

**Absent**

- Berry: Hughes of Dallas
- Cory: Siller
- Hoven: Smith of Jefferson

**Absent—Excused**

- de la Garza: James

Mr. Haring moved to reconsider the vote by which H. B. No. 87 failed to pass and to table the motion to reconsider.

A record vote was requested on the motion to table.

The vote of the House was taken on the motion by Mr. Watson to table the motion to reconsider the vote by which H. B. No. 87 failed to pass and the vote was announced, yes 71, nays 71.

A verification of the vote was requested and was granted.

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

**Year—71**

<table>
<thead>
<tr>
<th>Yeas</th>
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</tr>
</thead>
<tbody>
<tr>
<td>71</td>
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</table>

- Alans: Carricker
- Ballman: Chapman
- Barlow: Cole of Hunt
- Bass: Collins
- Bridges: Connell
- Burges: Cowles
- Caldwell: Dewey

- Alans: Carricker
- Ballman: Chapman
- Barlow: Cole of Hunt
- Bass: Collins
- Bridges: Connell
- Burges: Cowles
- Caldwell: Dewey
The Speaker stated that the motion to table the motion to reconsider the vote by which H. B. No. 87 failed to pass, prevailed by the above vote.

REASONS FOR VOTE

I voted "yes" on H. B. No. 87 because I feel that it is a vote for local self-government. The County school board has my vote of confidence.

SCOTT BAILEY, GEORGE H. RICHARDS.

MESSAGE FROM THE SENATE

Austin, Texas, February 14, 1961

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. 16, Regarding the setting up of monuments on public grounds.


S. B. No. 124, Authorizing the Commissioners Court of Midland County to pay the District Judge compensation in addition to the compensation paid by the state; and declaring an emergency.

S. B. No. 144, Relating to the increasing or decreasing of the amount of water which may be appropriated or stored; and declaring an emergency.

Respectfully,

CHARLES A. SCHNABEL, Secretary of the Senate.
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HOUSE BILL NO. 192 ON SECOND READING

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

H. B. No. 192, A bill to be entitled "An Act amending Article 7260, Revised Civil Statutes of Texas, by adding a new Section to provide that the Tax Assessor-Collectors shall be entitled to deduct amounts of double payments and homestead exemptions claimed, and refused same to claimants, if paid in error and reported in prior months of the current tax year, from the amounts due on such later monthly reports of tax collections due the State; and providing that the State Comptroller shall honor such deductions so long as they are made prior to June 30 of the year when current taxpaying ends; and declaring an emergency.

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

HOUSE BILL NO. 192 ON THIRD READING

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

The motion prevailed by the following vote:

Yea-136
Adams of Lubbock  Cannon
Adams of Titus  Carricker
Alabas  Chapman
Allen  Cole of Harris
Andrews  Cole of Hunt
Atwell  Collins
Bailey  Connell
Ballman  Cook
Banfield, Mrs.  Cory
Barlow  Cowen
Barnes  Cowies
Bartram  Crain
Beas  Crews
Bell  Curington
Berry  de la Garza
Blaine  Dewey
Boyse  Duff, Miss
Briggs  Duncan
Buchanan  Eckhardt
Burgess  Ehler
Butler  Fairchild
Caldwell  Fletcher

Floyd  Miller
Foreman  Mullen
Garrison  Murray
Gibbons  Munger
Gladen  Nacogdoches
Glass  Oliver
Glazier  Osborn
Gross  Parsons
Grover  Peary
Guffey  Peeler
Hale  Perry
Harding  Pfeffer
Haring  Pipkin
Harrington  Preston
Haynes  Price
Healy  Quitman
Hinson  Ratcliff
Hollowell  Read
Huhsner  Richards
Hughes  Richardson
Johnson of Dallas  Roberts of Hill
Johnson of Bexar  Rosson
Johnson of Bell  Shannon
Jones of Dallas  Shepley
Johnson of Bexar  Smith of Bexar
Johnson of Bell  Smith of Bexar
Jones of Travis  Snead
Kennard  Spears
Kilpatrick  Spillman
Koliba  Springer
Kortoth  Streve
Lary  Thurman
Law  Thurmond
LaValle  Townsend
Leaverton  Trevino
Leaver  Tunnell
Leas  Walker
Longoria  Ward
McCoppin  Watson
McGregor of McLennan  Wells
McGregor of El Paso  Wheatley
McGregor of Washington  Wilson of Trinity
McKinnon  Wilson of Potter
Markgraf  Venable
Martin

Absent
Cotten  Schram
Hughes of Dallas  Smith of Jefferson
McNeeley of Galveston
Rapp  Stewart
Roberts of Dawson  Wichita
Sandahl  Woods

Absent—Excused
James

The Speaker then laid House Bill No. 192 before the House on third reading and final passage.
The bill was read third time and was passed by the following vote:

<table>
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<td>Ul Adams of Lubbock Haynes</td>
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<td>Bass Jones of Bexar</td>
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<td>Berry Kilpatrick</td>
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<td>Blaine Kolba</td>
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<td>Duff Miss Nienstadt</td>
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<td>Smith of Bexar Ward</td>
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<td>Springer Whitfield</td>
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<td>Stewart Wilson of Trinity</td>
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<td>Struve Wilson of Potter</td>
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Mr. Watson moved to reconsider the vote by which H. B. No. 192 was passed and to table the motion to reconsider.

The motion to table prevailed.

The Speaker signed in the presence of the House after giving due notice thereof and their captions had been read severally the following enrolled bills:

- S. B. No. 55, “An Act amending Chapter 171, Acts 1947, 56th Legislature, as amended by Chapter 291, Acts 1949, 51st Legislature, by adding thereto a new section providing for the election of trustees by majority vote and providing for a second election in the event no candidate receives such vote at first election; enacting other matters relating to the subject; and declaring an emergency.”

- S. B. No. 77, “An Act to amend Article 2767, Revised Civil Statutes of Texas, of 1925, as last amended by Senate Bill 119, Acts 54th Legislature, Regular Session, 1965, to allow any common school district containing seven hundred inhabitants or more to form an incorporation for free school purposes only; and to allow also any district containing an area of not less than eighty-three (83) square miles, and containing one-hundred and sixty-five (165)
inhabitants, or more, and having an assessed property valuation of Three Million Dollars ($3,000,000.00) or more to form an incorporation for free school purposes only; providing a severability or savings clause; and declaring an emergency."

COMMITTEE APPOINTED
The Speaker announced the appointment of the following Committee on the part of the House to escort the distinguished visitors from Iraq to the Speaker's Rostrum: Messrs. de la Garza, Chairman; Rosas, Longoria, Struve, Snelson and Quilliam.

ADDRESS BY HIS EXCELLENCY ALI HAIDER ZULAIMAN
(The Senate and the House of Representatives in Joint Session)
In accordance with the provisions of House Concurrent Resolution No. 24, providing for a Joint Session of the Senate and the House today, for the purpose of hearing an address by His Excellency Ali Haider Zulaiman, Ambassador of the Republic of Iraq, the Honorable Senators were admitted to the Hall of the House and occupied seats arranged for them.

Senator Ray Roberts, President Pro Tempore of the Senate, was escorted to a seat on the Speaker's Rostrum.

At 12:05 o'clock p.m., Ambassador Zulaiman and party, accompanied by Senator Colson and escorted by Messrs. de la Garza, Chairman; Rosas, Longoria, Struve, Snelson and Quilliam, Committee on the part of the House, were announced at the bar of the House and being admitted, were escorted to seats on the Speaker's Rostrum.

Senator Ray Roberts called the Senate to order.

A quorum of the Senate was announced present.

Honorable James A. Turman, Speaker, called the House of Representatives to order and directed the Clerk to call the roll of the House.

The roll of the House was called.

A quorum of the House was announced present.

The Speaker stated that the two Houses were in Joint Session for the purpose of hearing an address by His Excellency Ali Haider Zulaiman, Ambassador of Iraq.

Speaker Turman then presented the Honorable Eligio de la Garza of Hidalgo County, who introduced Admiral Lewis J. Kirn to the Joint Session.

Mr. de la Garza then introduced Ambassador Zulaiman to the Joint Session.

Ambassador Zulaiman addressed the Joint Session.

SENATE RETIRES
At 1:15 o'clock p.m., Senator Roberts stated that the business of the Joint Session was concluded and that the Senate would stand adjourned in accordance with a previous motion.

Speaker Turman then stated that the business of the Joint Session had been concluded, and that the House would stand at ease.

The Speaker called the House to order at 1:16 o'clock p.m.

RELATIVE TO H. B. NO. 192
Mr. Watson asked unanimous consent of the House that the statutory reference in H. B. No. 192 be corrected to include: "Revised Civil Statutes of Texas, 1925, as amended."

There was no objection offered and it was so ordered.

MEMORIAL RESOLUTIONS ADOPTED
H. S. R. No. 178, By Mr. McCoppin: In Memory of Mrs. Daisy F. Granberry.

H. S. R. No. 180, By Mr. Cannon: In Memory of Mrs. Orner Ross.

H. S. R. No. 182, By Mr. Walker: In Memory of Dr. James H. Alexander.


H. S. R. No. 186, By Mr. Slider: In Memory of Gilbert William Sweet.

H. S. R. No. 189, By Mr. Cald- operative date of the amendment; 
well: In Memory of Stephen S. Per- ... cumulative of other lawa 
pertaining to said District; providing 
a severability clause; and declaring 
an emergency.”

Has carefully compared same and 
finds it correctly engrossed.
H. G. WELLS, Chairman.

Austin, Texas, February 13, 1961
Hon. James A. Turman, Speaker 
of the House of Representatives.

Sir: Your Committee on Engrossed 
Bills to whom was referred 
H. B. No. 76, A bill to be entitled 
“An Act establishing the Howard 
County Juvenile Board; and declar­ 
ing an emergency.”

Has carefully compared same and 
finds it correctly engrossed.
H. G. WELLS, Chairman.

Austin, Texas, February 13, 1961
Hon. James A. Turman, Speaker 
of the House of Representatives.

Sir: Your Committee on Engrossed 
Bills to whom was referred 
H. B. No. 80, A bill to be entitled 
“An Act amending Section 20 of 
Chapter 147, Acts of 1949, Fifty­ 
first Legislature, Regular Session, 
creating the port of Beaumont Navi­ 
gation District of Jefferson County, 
Texas, enlarging the authority 
of the District to issue refunding bonds, 
and amending Section 21 of said 
Act, as heretofore amended, to per­ 
mit said District to pledge certain 
revenues of said District to the pay­ 
ment of its revenue bonds; amend­ 
ing Chapter 147, Acts, 1949, Fifty­ 
first Legislature, Regular Session, 
by adding a new 
Section 30; 
providing that such bonds issued under 
the provisions hereof shall be submit­ 
ted to the Attorney General for ap­ 
proval and registered with the State 
Comptroller, after which such bonds 
shall be incontestable: amending 
Chapter 147, Acts, 1949, Fifty­first 
Legislature, Regular Session, by 
adding a new Section 29; making 
such bonds eligible for certain 
investments and eligible to secure cer­ 
tain funds; providing that this Act 
shall be cumulative of other laws 
pertaining to said District; providing 
a severability clause; and declaring 
an emergency.”

Has carefully compared same and 
finds it correctly engrossed.
H. G. WELLS, Chairman.

APPENDIX

STANDING COMMITTEE REPORTS
The following Committees have 
filed favorable reports on bills, as 
follows:
Privileges, Suffrage and Elections: 
H. B. No. 33, H. B. No. 49, H. B. 
Public Health: H. B. No. 253 and 
H. B. No. 400.
REPORTS OF THE COMMITTEE 
ON ENGROSSED BILLS
Austin, Texas, February 12, 1961
Hon. James A. Turman, Speaker 
of the House of Representatives.

Sir: Your Committee on Engrossed 
Bills to whom was referred 
H. B. No. 38, A bill to be entitled 
“An Act amending Subsections (1) 
and (4) of Section 2, Article XX 
of Chapter 184, Acts of the Forty­ 
seventh Legislature, Regular Ses­ 
sion, 1941, as last amended by House 
Bill No. 5, Chapter 1, Acts of the 
Fifty-sixth Legislature, First Called 
Session, 1959 (compiled as Article 
7083a, Vernon’s Civil Statutes of 
Texas); increasing the amounts to 
be allocated from the Clearance 
Fund to the Blind Assistance Fund 
and the Old Age Assistance Fund 
and allowing certain credits from 
the first revenues collected to be 
deposited to these Funds; fixing the 
operative date of the amendment; 
providing a repealing clause, a sav­ 
ing clause; and declaring an emer­ 
gency.”

Has carefully compared same and 
finds it correctly engrossed.
H. G. WELLS, Chairman.

Austin, Texas, February 13, 1961
Hon. James A. Turman, Speaker 
of the House of Representatives.

Sir: Your Committee on Engrossed 
Bills to whom was referred 
H. B. No. 76, A bill to be entitled 
“An Act establishing the Howard 
County Juvenile Board; and declar­ 
ing an emergency.”

Has carefully compared same and 
finds it correctly engrossed.
H. G. WELLS, Chairman.

Austin, Texas, February 13, 1961
Hon. James A. Turman, Speaker 
of the House of Representatives.

Sir: Your Committee on Engrossed 
Bills to whom was referred 
H. B. No. 80, A bill to be entitled 
“An Act amending Section 20 of 
Chapter 147, Acts of 1949, Fifty­ 
first Legislature, Regular Session, 
creating the port of Beaumont Navi­
gation District of Jefferson County, 
Texas, enlarging the authority 
of the District to issue refunding bonds, 
and amending Section 21 of said 
Act, as heretofore amended, to per­ 
mit said District to pledge certain 
revenues of said District to the pay­
mant of its revenue bonds; amend­
ing Chapter 147, Acts, 1949, Fifty­
first Legislature, Regular Session, 
by adding a new 
Section 30; 
providing that such bonds issued under 
the provisions hereof shall be submit­
ted to the Attorney General for ap­
proval and registered with the State 
Comptroller, after which such bonds 
shall be incontestable: amending 
Chapter 147, Acts, 1949, Fifty­
first Legislature, Regular Session, by 
adding a new Section 29; making 
such bonds eligible for certain 
investments and eligible to secure cer­
tain funds; providing that this Act 
shall be cumulative of other laws 
pertaining to said District; providing 
a severability clause; and declaring 
an emergency.”

Has carefully compared same and 
finds it correctly engrossed.
H. G. WELLS, Chairman.
Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, February 13, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 52, A bill to be entitled "An Act to validate the establishment, organization, and/or creation of all school districts; validating the acts of county boards of school trustees, county judges, Commissioners Courts, boards of trustees of such school districts, and municipal governing bodies; validating tax elections, bond elections, bond assumption elections, and all bonds voted, authorized, and/or now outstanding of said districts; authorizing the levy, assessment, and collection of taxes; providing that this Act shall have no application to litigation now pending questioning the validity of matters hereby validated, or to proceedings now pending before the County Boards of Education, State Commissioner of Education or the State Board of Education, or to any district which has heretofore been declared invalid by certain courts, or to districts which may have been established and later returned to original status, providing such litigation or proceedings are ultimately determined against the validity of matters hereby validated; providing a saving clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, February 13, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 125, A bill to be entitled "An Act amending Article 27, Subchapter B, Chapter 349, Acts of the Fifty-fourth Legislature, Regular Session, 1955, relating to the assessment and collection of taxes; providing for the maintenance of a tax levies; providing for the effective period of regulations; providing for the publication of regulations; providing for the adoption of rules of the Game and Fish Commission; providing for the effective period of regulations; and declaring an emergency."
licetion of the regulations; providing that the authority of the Commission is not limited; providing venue for suits to test the validity of this Act and of the rules and regulations of the Commission; providing a penalty for the violation of any of the provisions of this Act, as well as any order, rule or regulation of the Commission; providing for the forfeiture of licenses; repealing certain laws; providing a saving clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, February 13, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 179, A bill to be entitled "An Act relating to fees charged by District Court Clerks for preparing certificates relating to witness fees in criminal cases; amending Article 1636, paragraph 4 of the Code of Criminal Procedure of Texas, 1925, as last amended; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, February 13, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 188, A bill to be entitled "An Act relating to an additional tax for common school districts in certain counties; amending Sections 1 and 2 of Chapter 468, Acts of the Fifty-sixth Legislature, Regular Session, 1959; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, February 13, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 452, A bill to be entitled "An Act amending Sections 1 and 2 of Chapter 422, Acts of the Fifty-sixth Legislature, Regular Session, 1959, relating to Lamar County Hospital District; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

REPORT OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, February 14, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 26, congratulating John Hampton Mattox on his one hundredth birthday.

Has carefully compared same and finds it correctly enrolled.

DONALD R. SHIPLEY, Acting Chairman.

SENT TO GOVERNOR

February 14, 1961


TWENTY-SECOND DAY

(Wednesday, February 15, 1961)

The House met at 10:00 o'clock a.m., pursuant to adjournment, and was called to order by the Speaker.

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

Mr. Speaker
Bridge
Adams of Lubbock
Adams of Titus
Allen
Andrews
Ariwalt
Bailey
Ballman
Banfield, Mrs.
Barlow
Barnes
Bartram
Bass
Bell
Berry
Borden
Bosshard
Boswell
Boysen

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