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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 364, A bill to be entitled "An Act limiting the provisions of this Act to the County of Gillespie; 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 investigation with respect to the depletion and waste of the wildlife resources; requiring the Commission to provide an open season or periods 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 the 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; making it unlawful to carry on or use a building, structure, or thing for the purpose of hunting fish or other aquatic or marine animal in said County; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, February 15, 1961

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 406, A bill to be entitled "An Act to amend Section 1 and section 3 of House Bill No. 784, Acts of the Regular Session, Forty-ninth Legislature, providing a distinction between crippled children and needy children; providing that appliances, braces and material necessary for the proper handling of crippled children shall not be considered personal property of the child; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, February 15, 1961

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 388, A bill to be entitled "An Act to amend Section 1, Chapter 493, Acts of the Fifty-second Legislature, 1951, to extend the deer season in Rusk, Harrison and Gregg Counties from ten (10) to fifteen (15) days; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, February 15, 1961

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 400, A bill to be entitled "An Act to amend Section 1 and Section 3 of House Bill No. 754, Acts of the Regular Session, Forty-ninth Legislature, providing a distinction between crippled children and needy children; providing that appliances, braces and material necessary for the proper handling of crippled children shall not be considered personal property of the child; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

TWENTY-FOURTH DAY (Friday, February 17, 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: Boysen
Adams of Lubbock Bridges
Adams of Titus Burgess
Allen: Butler
Allen: Caldwell
Andrews: Cannon
Atwell: Carriker
Bailey: Chapman
Baillie: Cole of Harris
Barnfield, Mrs.: Cole of Hunt
Barlow: Collins
Barnes: Connell
Bartram: Cook
Bass: Cory
Bell: Cotton
Berry: Cowen
Blaine: Owles
A quorum of the House was announced present.

The Invocation was offered by the Honorable Henry Fletcher, as follows:

"Heavenly Master, we're thankful to Thee for the blessings of the week and we're grateful for the prevailing presence of Thy Holy Spirit which hath upheld us in the hours of decision. Master, grant unto us wisdom and fortitude to do our small part in solving the problems of the day and fill each of our hearts full of faith and confidence in the leadership of our Speaker. Place upon our shoulders responsibility's heavy burden that we may better understand the problems he faces. Bless our Speaker and each Member of the House as we collectively endeavor to solve the many problems of our day. These blessings we humbly ask in the Name of our Lord Jesus.—Amen."

LEAVES OF ABSENCE GRANTED

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

- Mr. Jones of Dallas for today on motion of Mr. Hughes of Dallas.
- Mr. Moore for today on motion of Mr. Wheatley.
- Mr. Buchanan for today on motion of Mr. Cannon.
- Mr. Richardson for today on motion of Mr. Preston.
- Mr. Lary for today on motion of Mr. Shannon.
- Mr. Johnson of Bell for today on motion of Mr. Jamison.
- Mr. Kilpatrick for today on motion of Mr. Haynes.
- Mr. Glassing for today on motion of Mr. Jamison.
- Mr. Murray for today on motion of Mr. Pipkin.
- Mr. Peeler for today on motion of Mr. Martin.
- Mr. Healy for today on motion of Mr. Grover.
Mr. Whitfield for today on motion of Mr. Cole of Harris.

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. Kennard, Longoria and Alanis:

H. B. No. 500, A bill to be entitled "An Act providing for the licensing and regulation of crewleaders of minor agricultural laborers; providing a savings clause; repealing all laws and parts of laws in conflict, and declaring an emergency."

Referred to the Committee on Labor.

By Mr. Grover, Miss Isaacks, and Messrs. Harding, Cole of Harris, Eckhardt, Mullen, McGregor of McLennan, Spears, Whitfield, Spillman, Tunnell, Read, Johnson of Dallas, Beatcliff, Blaine, Shipley, Butler, Thurmond, Garrison, Miller, Adams of Lubbock, Kercho, de la Garza, Kennard, Struve, Caldwell, Hughes of Dallas, Atwell, LaValle, Curington, Jones of Dallas, Ross, Stewart of Galveston, Johnson of Bexar, Floyd, Slack, Peeler, Johnson of Bell, Cole of Hunt, Huesken, Fairchild, Townend, Richardson, James, Guffy, Longoria, Shannon, Glaidden, Price, Smith of Bexar, Murray and Samuels:

H. B. No. 534, A bill to be entitled "An Act amending Sec. 8 of Chapter 148, Acts of the 54th Legislature, Regular Session, 1955, relating to the requirements for certification of junior and senior high school teachers, elementary school teachers, defining terms, providing for an effective date, providing for notice of students of the requirements of this section, repealing all conflicting laws, and declaring an emergency."

Referred to the Committee on Education.

By Messrs. Moore, Latimer and Carricker:

H. B. No. 536, A bill to be entitled "An Act amending Chapter 469, Acts of the 54th Legislature, Regular Session, 1955, pertaining to the Valley Creek Water Control District of Nolan, Runnels and Taylor Counties; finding a benefit to all land and other property within the District; providing District was and is created to serve a public use and benefit; restating the field notes of the District without making any changes in the boundaries of the District nor including nor excluding any lands or other property; finding a closure and related matters; exempting property of the District from taxation; providing for bonds of District to be eligible investments; providing for the amount and kind of bonds for directors; providing for failure to call director elections and other matters relating to the Board of Directors; providing for no election for confirmation and no hearing for exclusions; adopting the ad valorem plan of taxation for the District; validating the District, the governing body of the District and its actions, the bond and maintenance tax elections, and related matters; authorizing the Board of Directors to use maintenance tax funds for easements and rights-of-way and for bond purposes or bond sinking funds and providing determination of such by Board of Directors is final except for fraud, palpable error or gross abuse of discretion; providing it shall not be necessary for plans and specifications, engineering reports, profiles, maps or other data to be filed in the office of the District before a bond election is held and it shall not be necessary to secure approval of the State Board of Water Engineers prior to the issuance of the bonds by the District; providing that bonds issued by the District shall be incontestable after approval by the Attorney General of Texas and registered by the Comptroller of Public Accounts; providing for a severability clause, and declaring an emergency."

Referred to the Committee on Conservation and Reclamation.

By Mr. Floyd:

H. B. No. 537, A bill to be entitled "An Act to adopt and establish general statutory provisions and a definition applicable to real estate investment trusts; to provide for the formation and operation of a real estate investment trust; to provide for powers, duties, and liabilities and responsibilities of real estate investment trusts and their trust manager(s), officers and shareholders; to provide a manner for

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service of process on a real estate investment trust: provide for the payment and transfer of shares and the powers, duties and liabilities of shareholders; to provide for shareholders' meetings and the conduct thereof; to provide the termination and liquidation of real estate investment trusts; providing the Articles of a trust; laws of Texas shall not be affected under the provisions of this Act; containing a saving clause; and declaring an emergency.

Referred to the Committee on Judiciary.

By Mr. Giddens:

H. B. No. 538, A bill to be entitled "An Act amending Article 6686, Section (a), Revised Civil Statutes of Texas, 1925, relative to manufacturers and dealers registration of motor vehicles; and declaring an emergency."

Referred to the Committee on Highways and Roads.

By Mr. Bridges:

H. B. No. 539, A bill to be entitled "An Act amending Section 1 of Article 3.56 of the Insurance Code, Acts 1951, 52nd Legislature, page 668, chapter 491, as amended, relating to classes of group life insurance policies that may be delivered, or used in this state, by adding thereunto a provision for an additional class of policies insurable to certain associations and declaring an emergency."

Referred to the Committee on Insurance.

By Mr. Haynes:

H. B. No. 540, A bill to be entitled "An Act amending paragraph (2), Article 9.12, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, so as to limit the right to refund of motor fuel taxes paid for non-highway purposes to three-fourths (3/4) of the tax paid less certain deductions; repealing all laws or parts of laws in conflict; and declaring an emergency."

Referred to the Committee on Revenue and Taxation.

By Mr. Cory:

H. B. No. 541, A bill to be entitled "An Act selling certain State-owned submerged land to the City of Deerfield; and declaring an emergency."

Referred to the Committee on State Affairs.

HOUSE JOINT RESOLUTION ON FIRST READING

The following House Joint Resolution was today laid before the House, read first time and referred to the appropriate Committee, as follows:

By Messrs. Buchanan, Collins, Ehrle and Cory:

H. J. R. No. 46, A Joint Resolution "Proposing an Amendment to the Constitution of Texas by adding to Article III a new section to be known as Section 49-d authorizing the Texas Water Development Board to use funds on deposit in the Water Development Fund for the additional purpose of acquiring storage facilities in reservoirs and dispose of such storage facilities upon such terms as the Legislature shall prescribe; providing for the use of funds received from the disposition of approved storage facilities; providing that any enabling Acts shall not be invalid because of their anticipatory character; prescribing the form of ballot and providing for the necessary proclamation and publication."

Referred to the Committee on Constitutional Amendments.

SENATE BILLS ON FIRST READING

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

S. B. No. 216 to the Committee on Criminal Jurisprudence.

S. B. No. 99 to the Committee on Education.

S. B. No. 189 to the Committee on State Affairs.

S. B. No. 190 to the Committee on Municipal and Private Corporations.

S. B. No. 196 to the Committee on Municipal and Private Corporations.

S. B. No. 216 to the Committee on Conservation and Reclamation.

HOUSE BILL NO. 22 WITH SENATE AMENDMENTS

Mr. Thurman moved that all necessary rules be suspended for the purpose of concurring in the Senate Amendments to,
**H. B. No. 8 2, 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 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."

The motion prevailed by the following vote (having received the necessary two-thirds vote):

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**Mr. Thurman moved to reconsider the vote by which the motion to**
accede in the Senate Amendments to H. B. No. 82 prevailed and to table the motion to reconsider.

The motion to table prevailed.

TEXT OF SENATE AMENDMENTS TO HOUSE BILL NO. 82

Senate Amendment No. 1
Amend House Bill Number 82 by adding a new Section after Section 2 to be known and numbered as Section 3 and renumber the second Section accordingly, said numbered Section 3 to read as follows:

"Sec. 3. Anything to the contrary notwithstanding, this Act shall not be construed as validating any boundary change made or attempted to be made by any ex parte order, resolution or act of the Board of Trustees of any school district."

Senate Amendment No. 3
Amend caption to conform to body of bill.

CONGRATULATORY RESOLUTIONS ADOPTED


H. S. R. No. 216, By Mr. Guffey: Congratulating Mr. McKinley Sims.

H. S. R. No. 218, By Mr. Hughes of Grayson: Congratulating Mrs. Bird Amonett.

H. S. R. No. 220, By Mr. de la Garza: Congratulating Miss Nancy Payne.

HOUSE BILL NO. 33 ON SECOND READING

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

H. B. No. 33. A bill to be entitled "An Act amending Articles 81 and 82 of the Election Code as enacted in Chapter 492, Acts of the 52nd Legislature, Regular Session, 1951, to clarify the provisions of Article 82; to permit the use, in cities of more than two hundred thousand (200,000) inhabitants in which voting machines are used, of paper ballots under certain conditions; and declaring an emergency."

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

HOUSE BILL NO. 33 ON THIRD READING

Mr. Blaine moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 33 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-128
- Adams of Lubbock Glass
- Adams of Titus Green
- Alan
- Andrews
- Bailey
- Balmain
- Bantold, Mrs.
- Barnes
- Bartram
- Baer
- Beal
- Bell
- Berry of Grayson
- Blaine
- Boysen
- Bridges
- Burgin
- Butler
- Caldwell
- Cannon
- Carricker
- Chapman
- Cole of Harris
- Cole of Hunt
- Collins
- Connell
- Cook
- Cory
- Cotten
- Cowen
- Cowles
- Crain
- Crow of El Paso
- Dewey
- Dief, Miss
- Dungan
- Echardt
- Fairchild
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The Speaker then laid House Bill No. 33 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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| Murff |       |
| Mullen |       |
| Muters |       |
| Niemeyer |       |
| Nugent |       |
| Oliver |       |
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| Parsons |       |
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| Pipkin |       |
| Pipkin of Galveston |       |
| Preston |       |
| Price of Wichita |       |
| Read |       |
| Richards |       |
| Roberts of Hill |       |
| Rosas |       |
| Rosson |       |
| Sadkahl |       |
| Schram |       |
| Shipley |       |
| Siller |       |
| Smith of Bexar |       |
| Smith of Jefferson Woods |       |
| Snelson |       |
| Spears |       |
| Absent |       |
| Barlow |       |
| Currington |       |
| Ehric |       |
| LeValle |       |
| Quilliam |       |
| Buchanan |       |
| Glasing |       |
| Healy |       |
| Johnson of Bell |       |
| Jones of Dallas |       |
| Kilpatrick |       |
| Absent—Excused |       |
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Lary  Floyd
Moore  Foreman
Murray  Garrison
Peeler  Gibbons
Richardson  Gladden
Whitfield  Glass

Mr. Blaine moved to reconsider the vote by which H. B. No. 33 was passed, and to table the motion to reconsider.

The motion to table prevailed.

HOUSE BILL NO. 49 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment, H. B. No. 49, A bill to be entitled "An Act to provide for a second election in the event no person receives a majority of the votes cast in an election to fill a vacancy in the office of Representative to the Congress of the United States elected by district, and declaring an emergency."

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

HOUSE BILL NO. 49 ON THIRD READING

Mr. Green moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 49 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—120
Adams of Lubbock  Atwell
Adams of Titus  Aycock
Alain  Allen
Allen  Albritton
Andrews  Bailey
Ballman  Bandfield, Mrs.
Barlow  Barnes
Bartram  Bass
Bell  Berry
Berry de la Garza
Blakney  Boyce
Bridges  Burgus
Butler  Caldwell
Chaston  Floyd
Chester
Collier
Cole
Cory
Cowen  Crow
Cruikshank  Curington
Curtis de la Garza
Dewey
Duff, Miss  Dunn
Dunn  Eckhardt
Ehrl
Fairchild  Fanns
Farrons
Peavy
Pieratt
Overton
Preston
Price
Quilliam
Rapp
Ratzliff
Read
Richards
Roberts
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Nays—10
Atwell  Markgraf
Hughes  Gaborn
Isaacs, Miss  Grayson
Jones of Travis  Stewart
Lateimer  Yarbrough

Absent—Excused
Buchanan  Lary
Glusing  Moore
Hosay  Murphy
Johnson of Bell  Peeler
Jones of Dallas  Richardson
Kilpatrick  Whitfield
The Speaker then laid House Bill No. 49 before the House on third reading and final passage. The bill was read third time and was passed by the following vote:

Yeas--122
Adams of Lubbock
Adams of Titus
Allen
Allen
Andrews
Ballman
Barnes
Bartram
Bass
Bell
Blaine
Boysen
Bridges
Burrage
Buller
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Cook
Cory
Cotton
Cowen
Cowie
Crais
Crews
Carrington
de la Garza
Duff, Miss
Dungan
Eckhardt
Ehrle
Fairchild
Fletcher
Floyd
Foreman
Garrison
Gibbens
Gladden
Glass
Green
Grover
Gaffey
Hale
Harding
Haring
Harrington
Stewart
Tunnell
Struve
Thurman
Thurmond
Townsend
Trevino
Walker
Wells
Wheatley
Wilson of Trinity
Wilson of Potter
Woods
Yelnak

Nays--10
Atwell
Hughes
of Grayson
Inaacks, Miss
Leitner

Absent
Berry
Hinon
of McLennan

Absent—Excused
Buchanan
Gusting
Healy
Johnson of Bell
Jones of Dallas
Kilpatrick
Whitfield

Mr. Green moved to reconsider the vote by which H. B. No. 49 was passed and to table the motion to reconsider.

The motion to table prevailed.

REASONS FOR VOTE

February 17, 1961
We, the undersigned, voted “No” on House Bill No. 49 because it did not provide any exceptions for the possibility of the voters and taxpayers in such elections being responsible for the tremendous expense of such elections wherein those elected could possibly serve only a few days until the next General Election. We agree with the general intent and spirit of House Bill No. 49, but considered our question a valid point needing qualification in the text of the bill.

JIM MARKEGRAF,
MACO STEWART.

HOUSE BILL NO. 54 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,
February 17, 1961

H. B. No. 54, A bill to be entitled "An Act amending Section 10-B of Chapter 425, Acts of the Regular Session of the 55th Legislature, 1957 (codified as Vernon's Annotated Civil Statutes, Article 2289-9, Section 10-B); amending Section 10-D, Acts of the Regular Session of the 55th Legislature, 1957, as amended by Section 5 of Chapter 154, Acts of the Regular Session of the 56th Legislature, 1959 (codified as Vernon's Annotated Civil Statutes, Article 2289-9, Section 10-D); giving the Texas Water Development Board greater latitude with respect to transfer of moneys between statutory Funds; authorizing investment of certain available funds in obligations guaranteed by the United States so as to obtain higher yields for the State; clarifying certain provisions contained in existing law; and declaring an emergency."

The bill was read second time.

Mr. de la Garza moved that further consideration of House Bill No. 54 be postponed until next Monday, February 20, at 11:30 o'clock a.m.

The motion prevailed.

HOUSE BILL NO. 90 ON SECOND READING

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

H. B. No. 90, A bill to be entitled "An Act to amend Section 8 of House Bill 87, Acts of the Fifty-sixth Legislature, Regular Session, 1959, Chapter 198, codified as Article 326k-41a of Vernon's Civil Statutes, so as to provide that the annual compensation of the stenographer of the District Attorney of the 121st Judicial District of Texas shall be increased from a maximum of Twenty-four Hundred Dollars ($2,400) per annum to a maximum of Thirty-three Hundred Dollars ($3,300) per annum; providing a repealing clause; and declaring an emergency."

The bill was read second time.

Mr. Tunnell offered the following amendment to the bill:

Amend H. B. 90, by striking out all of the last sentence in "Sec. 8" as quoted.

The amendment was adopted.

House Bill No. 90 was then passed to engrossment.

HOUSE BILL NO. 90 ON THIRD READING

Mr. Petty moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 90 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-131
Adams of Lubbock Foreman
Adams of Titus Garrison
Alonis Gibeens
Allen Gladness
Andrews Glass
Aiwell Green
Bailey Grover
Ballman Gulfrey
Hanold, Mrs. Hale
Bartow Harding
Barnes Harlin
Barram Harrington
Bass Hays
Bell Hinson
Berry Hollowell
Blaine Huebner
Boyles Hughes
Bridges of Grayson
Burgess Hughes of Dallas
Butler Isack, Miss
Caldwell Jamie
Cannon Janison
Cariker Jarvis
Chapman Johnson of Hexar
Cole of Harris Jones of Travis
Cole of Hust Kennard
Collins Koliba
Connell Korieth
Cook Lack
Cory Latimer
Cotten Leatverton
Cowen Lewis
Cowles Longoria
Crain Mccoppin
Crews McGregor
Curlington McKinney
de la Garza McElhany
Dewey of El Paso
Duff, Miss McElhany
Dungan Markgraf
Eckhardt Martin
Ehrle Miller
Fairchild Mullin
Fletcher of Matueher
Floyd Niemer
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Lary Moore Murray Peeler Richardson Whitfield

HOUSE BILL NO. 96 ON SECOND READING

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

H. B. No. 96, A bill to be entitled "An Act relating to the regulation of the manufacture, sale, or distribution, of commercial fertilizer; repealing Articles 1708 through 1720, inclusive, Title 19, Chapter 12, Texas Penal Code, as amended, and Articles 94 through 108, inclusive, Title 4, Chapter 5, Texas Revised Civil Statutes (1925) as amended; and declaring an emergency."

The bill was read second time.

Mr. McIlhany moved that further consideration of House Bill No. 96 be postponed until 10:00 o'clock a.m. next Monday, February, 20.

The motion prevailed.

HOUSE BILL NO. 108 ON SECOND READING

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

H. B. No. 108, A bill to be entitled "An Act requiring the labeling of the minimum percentage of milkfat or butterfat content of all milk produced, offered for sale, or sold in this State; making it unlawful to falsely or misleadingly represent the minimum percentage of milkfat or butterfat content of milk produced, offered for sale, or sold in this State; exempting certain milk producer-distributors from the provisions of this Act; providing penalties for the violation of this Act; providing for the effective date of this Act; providing for severability; providing that this Act shall be cumulative of existing laws; and declaring an emergency."

The bill was read second time.

MEMORIAL RESOLUTIONS ADOPTED

H. S. R. No. 217, By Mr. Carriker: In Memory of Benjamin Willard Newhouse.


ADJOURNMENT

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

Mr. Johnson of Dallas moved that the House adjourn until 10:00 o'clock a.m. tomorrow.

Mr. Lewis moved that the House adjourn until 11:00 o'clock a.m. next Monday.

Mr. Chapman moved that the House recess until 10:00 o'clock a.m. next Monday.

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

Yeas-55
Adams of Titus
Atwell
Ballman
Barnes
Bartram
Bass
Berry
Bridges
Burgess
Butler
Collins
Conzell
Cowen
Crews
de la Garza
Dewey
Ehrle
Fairchild
Fitcher
Floyd
Gibbens
Glass
Grover
Guffey
Haring

Nays-77
Adams of Lubbock
Alaniz
Allen
Andrews
Banfield, Mrs.
Bell
Blaine

Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cook
Cory

James
Johnson of Dallas
Johnson of Bexar
Koliba
Lack
Longoria
McIlhany
Markgraf
Martin
Parsons
Pieratt
Pipkin
Ratliff
Sanseh
Schram
Shannon
Shipley
Smith of Bexar
Spilman
Stewart
Thurman
Thurmond
Towsend
Wells
Wilson of Trinity
The motion to adjourn until 10:00 o'clock a.m. next Monday was lost by the following vote:

Yeas—62
Adams of Lubbock
Boysen
Black
Buchanan
Giusing
Hayden
Johnson of Bell
Jones of Dallas
Kilpatrick

Nays—73
Adams of Titus
Ballman
Bass
Blaire
Bridges
Burgess
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotton
Cowen
Cowles
Crawford
Dewey
Dungan
Eckhardt
Fairchild
Fletcher
Gladden
Glanz
Guffey
Hale
Haring
Harrington
Hays
Hinson
Hollowell
Hughes
Hughes of Grayson

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

Yeas—62
Adams of Lubbock
Boysen
Black
Buchanan
Giusing
Hayden
Johnson of Bell
Jones of Dallas
Kilpatrick

Nays—73
Adams of Titus
Ballman
Bass
Blaire
Bridges
Burgess
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotton
Cowen
Cowles
Crawford
Dewey
Dungan
Eckhardt
Fairchild
Fletcher
Gladden
Glanz
Guffey
Hale
Haring
Harrington
Hays
Hinson
Hollowell
Hughes
Hughes of Grayson

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

Yeas—62
Adams of Lubbock
Boysen
Black
Buchanan
Giusing
Hayden
Johnson of Bell
Jones of Dallas
Kilpatrick

Nays—73
Adams of Titus
Ballman
Bass
Blaire
Bridges
Burgess
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotton
Cowen
Cowles
Crawford
Dewey
Dungan
Eckhardt
Fairchild
Fletcher
Gladden
Glanz
Guffey
Hale
Haring
Harrington
Hays
Hinson
Hollowell
Hughes
Hughes of Grayson

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The motion to adjourn until 11:00 o'clock a.m. next Monday prevailed by the following vote:

Yeas-71

Dewey  Nieseyer
Duncan  Osborn
Eckhardt  Parsons
Fairchild  Peary
Fletcher  Petty
Glass  Piersall
Glass  Priddy
Gough  Price
Hale  Quillian
Harrell  Read
Harrington  Richards
Hayes  Roberts of Hill
Hinson  Smith of Bexar
Holliswell  Smith of Jefferson
Jamison  Springer
Johnson of Bexar  Stewart
Johnson of Travis  of Galveston
Koriotb  Struve
Lack  Tresino
Leaverton  Ward
McCregor  Watson
of El Paso  Wells
McNallys  Wheatley
Markgraf  Wilson of Trinity
Mullen  Yezek

Nays-69

Andrews  Cannon
Bailey  Carriker
Barlow  Chapman
Bass  Cole of Harris
Baynes  Cole of Hunt
Burgess  Collins

APPENDIX

The Committee on Banks and Banking has filed a favorable report on H. R. No. 84.
REPORT OF THE COMMITTEE ON 
ENGROSSED BILLS 

Austin, Texas, February 16, 1961

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

Sir: 
Your Committee on Engrossed 
Bills to whom was referred 
H. B. No. 8, 
A bill to be entitled 
"An Act amending Sections 14 and 
15 of Chapter 55, Acts of the 
Regular Session of the 
Fifty-fifth Legislature, 1957 (codified as 
Vernon's 
Annotated Civil Statutes, Article 8280-9, Sections 14 and 15); 
providing for broadening the present 
law governing the Texas Water 
Development Board and defining its 
duties; increasing the findings 
the Board must make that a water sup­ 
ply project cannot be 
financed without 
State assistance; removing the 
present limitation on loans for 
water supply projects of 
one-third of 
project cost; raising the presently 
authorized ceiling on such loans 
from Five Million Dollars ($5,000,000) to Fifteen Million 
Dollars ($15,000,000) and 
declaring an 
emergency."

Has carefully compared same 
and finds it correctly engrossed.

H. G. WELLS, Chairman.

TWENTY-FIFTH DAY 
(Monday, February 20, 1961)

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

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

Mr. Speaker Berry
Adams of Lubbock Blaine
Adams of Titus Boykin
Allen Bridges
Allen Buchanan
Andrews Burgess
Atwell Butler
Bailey Caldwell
Ballman Cannon
Barnes Carrker
Barlow Chapman
Barnes of Harris
Bartam Cole of Hunt
Bass Collins
Bell Connell

Cook Military
Cory Markgraf
Cotten Martin
Cowen Miller
Cowles Moore
Craw Mullen
Crews Murray
Curlington de la Garza Mutercher
Dewey Nuegent
Duff, Miss Oliver
Dungan Osborne
Dickardt Parsons
Dibble Peacry
Fairchild Peeler
Fletcher Pefty
Floyd Piersall
Foreman Pipkin
Garrison Preston
Gibbons Price
Giannes Quilliam
Glas Rapp
Green Ratcliff
Groover Read
Guiffay Richards
Hale Richardson
Harding Roberts of Hill
Haring Roberts of Dawson
Harrington Rosas
Haynes Rosson
Healy Schram
Hilton Shannon
Hoilowell Shipley
Hueber Slack
Hughes of Grayson Slider
Hughes of Dallas Smith of Bexar
Isacks, Miss Smith of Jefferson
James Sloan
Jamison Spears
Jarvis Spillman
Johnson of Dallas Springer
Johnson of Bexar Stewart
Johnson of Bell of Galveston
Jones of Dallas Stewart
Jones of Travis of Wichita
Konnard Straus
Kilpatrick Thurman
Koliba Thurmond
Koroth Towsend
Lack Trevino
Lary Trussell
Lattimer Walker
La Valle Ward
Leaverton Wagner
Lewis Wells
Longoria Wheeler
McDoppin Whitefield
McGregor Wilson of Trinity
McGrath Wilson of Potter
McGrier Woods
McEl Paso Yeak

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