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Insurance: H. B. No. 19 and H. B. No. 132.  


Revenue and Taxation: S. B. No. 37.  

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

THIRTY-SECOND DAY  
(Thursday, March 9, 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    Foreman  
Mr. Speaker    Foreman  
Mr. Speaker    Foreman  
Mr. Speaker    Foreman  
Mr. Speaker    Foreman  

RECOMMENDATION OF THE COMMITTEE ON ENGROSSED BILLS  

Austin, Texas, March 6, 1961  
Hon. James A. Turman, Speaker of the House of Representatives.  

Sir: Your Committee on Engrossed Bills to whom was referred  
H. B. No. 3, A bill to be entitled "An Act establishing the extraterritorial jurisdiction of cities and towns, authorizing the exercise of certain powers by cities and towns in such extraterritorial jurisdiction, and regulating annexation by cities and towns both within and without such extraterritorial jurisdiction; providing for the disannexation of certain areas annexed by cities and towns after the effective date of this Act under certain conditions; providing cities and towns having conflicting claims over annexed territory may seek a declaration of lawful jurisdiction over same under the Uniform Declaratory Judgments Act; amending Subdivision 2 of Article 1175, Revised Civil Statutes of Texas, 1925; providing that the provisions of this Act shall be cumulative of all laws and parts of laws relating to this subject; providing for severability; and declaring an emergency."  

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

Austin, Texas, March 7, 1961  
Hon. James A. Turman, Speaker of the House of Representatives.  

Sir: Your Committee on Engrossed Bills to whom was referred  
H. B. No. 178, A bill to be entitled "An Act amending Article 1429 of the Penal Code of Texas, 1925, relating to conversion by a bailee; and declaring an emergency."  

Has carefully compared same and finds it correctly engrossed.  
H. G. WELLS, Chairman.
A quorum of the House was announced present.

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

"Oh God, at this season of the year when Thy people make special recognition of the death of Thy Son on the Cross, help us to remember the words of Jesus; when you stand praying forgive if ye have ought against any. Also, it is more blessed to give than receive. Father, give us grace this day to think not of what we can get but of what we can give. And when we find it hard to be humble, hard to forgive remind us again how much harder it was to hang on the Cross. In Christ's Name.—Amen."

MESSAGE FROM THE SENATE

Austin, Texas, March 9, 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. 29, Continuing the Texas Surplus Property Agency.

H. B. No. 59, Extending exemption from registration to certain farm trailers and semi-trailers; and declaring an emergency. (as amended)

Respectfully,

CHARLES A. SCHNABEL,
Secretary of the Senate.

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 Mr. Bridges:

H. B. No. 728, A bill to be entitled "An Act amending Section 2 of House Bill 352, Acts of the Forty-fifth Legislature, Regular Session, 1937, Chapter 26, Page 893, as amended, (codified as Article 5221c of Vernon's Revised Texas Statutes), relating to the inspection of boilers; revising the list of boilers exempt from the provisions of the Act; and declaring an emergency."

Referred to the Committee on Labor.

By Messrs. Jarvis and Tunnell:

H. B. No. 719, A bill to be entitled "An Act amending Section 5 of Chapter 114, Acts of the Fifty-first Legislature, Regular Session, 1949, relating to annexation of common and/or independent school districts to certain junior college districts so as to change the term of office of trustees elected for junior college districts governed by the provisions of said Act; providing a severability clause; and declaring an emergency."

Referred to the Committee on State Affairs.

By Mr. Barnes:

H. B. No. 720, A bill to be entitled "An Act relating to elective County Superintendents, salaries, office and traveling expenses; amending Article 2700, Revised Civil Statutes of Texas of 1923, as amended, as to provide office and traveling expenses for Counselors as well as Supervisors; and declaring an emergency."
Referred to the Committee on State Affairs.

By Mr. Wells:

H. B. No. 721, A bill to be entitled "An Act to amend Section 1, Section 2, and Section 4 of House Bill 127, Acts of the Regular Session, 51st Legislature, providing for the creation, regulation, and financing of Mosquito Control Districts in counties; providing for a tax of five cents (5¢) but not to exceed twenty-five cents (25¢) on each one hundred dollar tax valuation; providing that this Act shall be severable; and declaring an emergency."

Referred to the Committee on Counties.

By Mr. Wells:

H. B. No. 722, A bill to be entitled "An Act revising the employers' liability and workmen's compensation insurance laws of this state by amending Section 8 of Article 8306, Revised Civil Statutes of 1925, as amended; fixing the benefits payable in cases of death, with limitations, and providing to whom payable; providing that this act shall not affect any rights which have vested or accrued prior to the effective date hereof; providing a saving clause; repealing all laws in conflict; providing for the effective date of this act; and declaring an emergency."

Referred to the Committee on Judiciary.

By Mr. Wells:

H. B. No. 723, A bill to be entitled "An Act revising the employers' liability and workmen's compensation insurance laws of this state by amending Section 6 of Article 8309b, Revised Civil Statutes of 1925, as amended; allowing city employees the same benefits afforded other employees; providing that this act shall not affect any rights which have vested or accrued prior to the effective date hereof; and declaring an emergency."

Referred to the Committee on Judiciary.

By Mr. Huebner (By Request):

H. B. No. 725, A bill to be entitled "An Act validating Matagorda County Water Control and Improvement District No. 6 and declaring it to be a validly existing and operating conservation and reclamation district under Section 59, Article XVI, Texas Constitution; validating the boundaries of such District; validating governmental proceedings and acts; finding and determining that the lands and other property within said District are, and will be, benefited by the District and its improvements and facilities to be constructed and acquired; declaring that the District is essential to the accomplishment of the purposes of Section 59, Article XVI, Texas Constitution, and declaring the District to be a governmental agency, a body politic, and a municipal corporation; providing that the ad valorem basis or plan of taxation shall be used by the District and that it shall not be necessary to hold a hearing on the adoption of a plan of taxation; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency."

Referred to the Committee on Conservation and Reclamation.

By Mr. Sandahl:

H. B. No. 726, A bill to be entitled "An Act requiring inoculation for polio of first grade students in the public schools; and declaring an emergency."

Referred to the Committee on Public Health.
By Mr. Wilson of Trinity:

H. B. No. 727, A bill to be entitled
"An Act imposing an excise tax in
the amount of 2% of the purchase
price of certain retail sales of per-
sonal property; imposing a use tax
in the amount of 2% of the purchase
price on the use of certain personal
property; giving definitions setting
limitations and exemptions; provid-
ing for administration and enforce-
ment; providing for the disposition
of revenues; repealing all laws in
conflict; providing for severability;
providing an effective date; and de-
claring an emergency."

Referred to the Committee on
Revenue and Taxation.

By Mr. Oliver:

H. B. No. 728, A bill to be entitled
"An Act amending Section 2 of
Chapter 237, Acts of the Fortieth
Legislature, 1927, as amended by
Senate Bill No. 6, Chapter 15, Acts
of the Fifty-sixth Legislature, Sec-
ond Called Session, 1959 (codified
as Article 2654a of Vernon's Texas
Civil Statutes), making the collec-
tion of 'breakage' or loss deposits
discretionary with the respective
governing boards of the State insti-
tutions of higher education; provid-
ing an effective date; providing a
severability clause; and declaring an
emergency."

Referred to the Committee on
Education.

By Mr. Hughes of Dallas:

H. B. No. 729, A bill to be entitled
"An Act amending Section 3. D. of
Chapter 382, Acts of the 56th
Legislature, Regular Session, 1959,
to provide that none of the provisions
of the Liquefied Petroleum Gas
Code shall apply to any pipeline company;
and declaring an emergency."

Referred to the Committee on
Oil, Gas and Mining.

By Messrs. Grover, Miller and
Shipley:

H. B. No. 730, A bill to be entitled
"An Act providing for the disannex-
ation of territory under certain con-
ditions by a newly created Junior
College District in certain counties;
and declaring an emergency."

Referred to the Committee on
Education.

By Mr. Hinson:

H. B. No. 731, A bill to be entitled
"An Act authorizing the Texas Na-
tional Guard Armory Board to con-
vey certain lands in Wood County,
Texas; describing the manner of sale
and disposition of proceeds; and de-
claring an emergency."

Referred to the Committee on
State Affairs.

By Mr. Jones of Dallas:

H. B. No. 732, A bill to be entitled
"An Act amending Senate Bill No.
294, Chapter 569, Acts of the 56th
Legislature, Regular Session, 1951,
as amended, known as The Securi-
ties Act, so as to make the exemp-
tion in Subsection 0 of Section 5
thereof applicable without regard
to the domicile of the Issuer; pro-
viding for severability; saving pend-
ing proceedings; and declaring an
emergency."

Referred to the Committee on
Judiciary.

By Mr. Dungan:

H. B. No. 733, A bill to be entitled
"An Act amending Article
901, Ver-
non's Texas Penal Code, so as to
permit certain incapacitated persons
to hunt from vehicles upon certain
conditions; and declaring an emer-
gency."

Referred to the Committee on
Game and Fisheries.

By Mr. Dungan:

H. B. No. 734, A bill to be entitled
"An Act zoning areas adjacent to
certain portions of the Interstate
Highway System within this State
so as to prohibit the erection of
signs thereon; providing certain ex-
ceptions; providing standards per-
taining thereto; providing that the
act is severable; and declaring an
emergency."

Referred to the Committee on
Revenue and Taxation.

By Mr. Wilson of Trinity:

H. B. No. 735, A bill to be entitled
"An Act placing a tax on the occu-
pation of using the areas adjacent
to public roads outside cities for
advertising; zoning areas adjacent to
certain portions of the Interstate
Highway System within this State
so as to prohibit the erection of
signs thereon; providing certain ex-
ceptions; providing standards per-
By Mr. Caldwell:

H. B. No. 736, A bill to be entitled "An Act creating a conservation and reclamation district under the provisions of Section 59, Article XVI, Constitution of Texas, to be known as "Glenwood Bayou Municipal Utility District": prescribing its rights, powers, privileges, and duties; providing 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."

Referred to the Committee on Conservation and Reclamation.

By Mr. Adams of Lubbock:

H. B. No. 737, A bill to be entitled "An Act making it unlawful, except under the provisions of this Act, for any person to hunt, take, kill, or possess any game bird or game animal in Burleson County at any time; to take, kill, or trap any furbearing animal in said County; prescribing the legislative policies with respect to the wildlife resources of said County; conferring upon the Game and Fish Commission power and authority to regulate by provision, order, rule, or regulation the taking of wildlife resources of said County; requiring the Game and Fish Commission to make investigations with respect to depletion and waste of the wildlife resources of said County; 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 or antlerless deer permits; providing for the adoption of the proclamations, orders, rules, or regulations of the Game and Fish Commission; providing for the effective period of regulations; providing for the publication of the regulations; providing that the powers of the Commission are not limited; providing venue for suit to test the validity of the proclamations, rules, regulations, or orders 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; making it unlawful to provide a new license and providing a penalty therefor; declaring an emergency."

Referred to the Committee on Criminal Jurisprudence.

By Messrs. Grover and Garrison:

H. B. No. 738, A bill to be entitled "An Act amending Article 1266, Revised Civil Statutes of Texas, 1925, authorizing any city in the State of Texas of 150,000 or more population according to the preceding Federal Census, located in counties having a population, according to the preceding Federal Census, in excess of 250,000, whether organized by special law, home rule charter or general laws of the State of Texas, to disannex unimproved territory and disannex any territory whether improved or unimproved lying within 2500 feet from the thread of any navigable stream, and declaring an emergency."

Referred to the Committee on Municipal and Private Corporations.

By Mr. Prierat:

H. B. No. 739, A bill to be entitled "An Act making it unlawful, except under the provisions of this Act, for any person to hunt, take, kill, or possess any game bird or game animal in Burleson County at any time; to take, kill, or trap any furbearing animal in said County; prescribing the legislative policies with respect to the wildlife resources of said County; conferring upon the Game and Fish Commission power and authority to regulate by provision, order, rule, or regulation the taking of wildlife resources of said County; requiring the Game and Fish Commission to make investigations with respect to depletion and waste of the wildlife resources of said County; 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 or antlerless deer permits; providing for the adoption of the proclamations, orders, rules, or regulations of the Game and Fish Commission; providing for the effective period of regulations; providing for the publication of the regulations; providing that the powers of the Commission are not limited; providing venue for suit to test the validity of the proclamations, rules, regulations, or orders 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; making it unlawful to provide a new license and providing a penalty therefor; declaring an emergency."

Referred to the Committee on Game and Fisheries.
struction, operation, and maintenance of macadamized, graveled, or paved roads or turnpikes, or in aid thereof; describing the territory included therein; making the District a body corporate with authority to sue and be sued; authorizing the District to issue bonds upon two-thirds (2/3) vote of the resident qualified property taxpayers owning taxable property in the District duly rendered for taxation, voting at an election; prescribing the method of calling and conducting such election, and the method of issuing said bonds; directing the levy, assessment, and collection of a tax for the payment of principal and interest of said bonds; providing for the custody and disbursement of the funds of the District; providing that in awarding contracts for road construction the Commissioners Court shall advertise for bids and shall award the contract to the lowest and best bidder; providing that the District hereby created is also included in another road district having outstanding bonds; determining that all of the lands in said District shall be benefited by additional road improvements; providing that the provisions of this Act shall prevail in the event of conflict with any other general or special laws; providing that if any provision hereof is held to be invalid such holding shall not affect the other provisions hereof; and declaring an emergency.

Referred to the Committee on Highways and Roads.

By Mr. Woods:
H. B. No. 741, A bill to be entitled "An Act requiring building permits for the building, erection or construction of any building or other structure or improvements to any existing structure and for the moving of buildings, excluding buildings or structures located within the corporate limits of any incorporated city or town having a building permit code from the provisions of this Act; providing for the issuance of permits by the County Assessor-Collector; establishing a fee for permits; making the violation of this Act a misdemeanor and fixing penalties; and declaring an emergency."

Referred to the Committee on Counties.

By Mr. Gladden:
H. B. No. 742, A bill to be entitled "An Act to provide that certain independent school districts may, by petition and vote, establish a board of trustees to be composed of seven [7] members; and declaring an emergency."

Referred to the Committee on Education.

By Mr. Barlow:
H. B. No. 743, A bill to be entitled "An Act defining private trade and correspondence schools, requiring the licensing of such schools and solicitors therefor; establishing the requirements for obtaining such licenses; establishing application, license and renewal fees; providing for the administration of this Act and for the issuance of rules and regulations thereunder; authorizing the administrator to establish standards for such schools; requiring the schools and the solicitors to provide bond in the sum of $2500.00 and $500.00 respectively; providing for the revocation of licenses; providing for the refund of tuition fees; establishing a remedy for students defrauded; declaring the operation of a school herein defined, without a license, to be a misdemeanor punishable, upon conviction, by a fine of not less than $100.00 nor more than $500.00 for each day the school so operates; providing for severability; and declaring an emergency."

Referred to the Committee on State Affairs.

By Messrs. Carriker and Roberts of Hill:
H. B. No. 744, A bill to be entitled "An Act creating the State Fiscal Study Commission, prescribing its membership and terminating said Commission by August 31, 1965; stating the duties of said Commission and providing the methods for obtaining assistance and staff essential to the accomplishment of its duties; declaring that the provisions of this Act are cumulative to pre-existing law; and containing an emergency clause."

Referred to the Committee on State Affairs.
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By Mr. Smith of Jefferson:
H. B. No. 745, A bill to be entitled "An Act relating to railroads requiring all persons operating railroads in this state to install and maintain in all of such railroads office building, yard offices, switchmen's houses, engine houses, engine men's, team men's and car men's locker rooms, cabooses and locomotives, first aid kits for emergency first aid, and requiring that at each yard office and each engine house of a railroad terminal such persons operating railroads in this state shall have, keep, store and maintain a stretcher to carry disabled or injured persons and providing penalties for violation of this act and declaring an emergency;" Referred to the Committee on State Affairs.

By Mr. Ward:
H. B. No. 746, A bill to be entitled "An Act to amend the enumerated statutes pertaining to Brazos River Authority so as to enable the Authority to finance through the issuance of its revenue bonds the construction of additional conservation projects; authorizing the inclusion in its contracts and bond documents provisions for holding in conservation storage water sufficient to discharge its obligations in connection with the sale of electric energy and water; prescribing the duties of the Board of Water Engineers in connection with the issuance of permits; requiring the provisions of this law to be administered so as not to interfere with rights of persons holding contracts with Authority; fixing the maximum compensation of Directors of the Authority; repealing inconsistent provisions of the law pertaining to such compensation; enacting other provisions related to the subject; and declaring an emergency." Referred to the Committee on Conservation and Reclamation.

By Mr. Cory:
H. B. No. 747, A bill to be entitled "An Act to provide for more effective merger and consolidation of insurance companies, by revising and amending Articles 21.25 and 21.26, Chapter 21, of the Insurance Code (Acts of 1951, 53rd Legislature, "An Act relating to the representation of the State by the District At-
By Mr. Pearcy:
H. B. No. 752, A bill to be entitled "An Act amending Section 2 of Chapter 363, Acts of the 50th Legislature, Regular Session, 1947, codified as Section 2 of Article 5798a-4, Vernon's Texas Civil Statutes, by increasing to twenty-five dollars ($25) the per diem paid members attending regular and called meetings of the Veterans' Affairs Commission and declaring an emergency."
Referred to the Committee on Counties.

By Mr. Shipley:
H. B. No. 753, A bill to be entitled "An Act amending Article 1170, Revised Civil Statutes of Texas, 1926, pertaining to submission to the qualified voters of a Home Rule City of amendments to an existing charter of such city; repealing Article 1171, Revised Civil Statutes of Texas; and declaring an emergency."
Referred to the Committee on State Affairs.

By Mr. Wilson of Trinity:
H. B. No. 754, A bill to be entitled "An Act to provide that the taking and carrying away of merchantable timber of a value of less than One Hundred Dollars ($100) shall be subject to a fine and/or jail sentence; amending Article 1379 of the Penal Code of Texas, 1925, as amended; and declaring an emergency."
Referred to the Committee on Municipal and Private Corporations.

By Mr. Wilson of Trinity:
H. B. No. 755, A bill to be entitled "An Act amending Subsection 1 (b) of Section 8, Chapter 42, Acts of the 51st Legislature, 2nd Called Session, 1929, relating to the speed of vehicles on highways; and declaring an emergency."
Referred to the Committee on Municipal and Private Corporations.

By Mr. Atwell:
H. B. No. 756, A bill to be entitled "An Act amending Article 8120, Revised Civil Statutes of Texas, 1925, as amended, by providing increased compensation for Commissioners of Drainage Districts in all counties having a population of not less than seventy-five thousand (75,000) and not more than ninety thousand (90,000) according to the last preceding Federal Census, and having an assessed valuation for county tax purposes of Two Hundred Forty-five Million Dollars ($245,000,000) or more, providing such districts lie wholly within one (1) county, and declaring an emergency."
Referred to the Committee on Counties.

By Mr. Caldwell:
H. B. No. 757, A bill to be entitled "An Act fixing the salaries of certain county officers of all counties having a population of not less than thirteen thousand three hundred eighty (13,380) and not more than thirteen thousand seven hundred (13,700) according to the last preceding Federal Census; and de­claring an emergency."
Referred to the Committee on Counties.

By Messrs. Hughes of Grayson and Spears:
H. B. No. 758, A bill to be entitled "An Act to amend Title 53, Revised Civil Statutes of Texas, 1925, relating to escheat, by adding Article 3272a providing for the making of reports by persons holding personal property subject to escheat, defining terms, providing for notice and determination of escheat, administrative and court procedure, sales, determination and payment of subsequent claims, examination of records, reciprocity, penalties, an Expense and Reimbursement Fund, and other related rules and proced-
An Act to provide that the District Attorney of the 24th Judicial District shall be compensated not to exceed Ten Thousand Dollars ($10,000); and declaring an emergency.

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An Act providing for the regulation of motor vehicle driving schools, setting forth procedures therefor; providing for certain penalties; and declaring an emergency.

Referred to the Committee on Revenue and Taxation.

By Messrs. Cory and Andrews:

H. B. No. 761. A bill to be entitled "An Act to provide that the District Attorney of the 24th Judicial District shall be compensated not to exceed Ten Thousand Dollars ($10,000); providing that the stenographer of such Judicial District shall be compensated not to exceed Four Thousand Dollars ($4,000); and declaring an emergency."

Referred to the Committee on Counties.

By Mr. Bartram:

H. B. No. 762. A bill to be entitled "An Act relating to the regulatory authority of the Game and Fish Commission in Comal County; amending Chapter 154, Acts of the 56th Legislature, Regular Session, 1959, to extend the duration of the Act to January 1, 1965; and declaring an emergency."

Referred to the Committee on Game and Fisheries.

By Mr. Hinson:

H. B. No. 763. A bill to be entitled "An Act appropriating Four Thousand and Eight Hundred Dollars ($4,800) for the improvement of facilities and for general maintenance of the Governor's Rose Memorial Shrine Park, Quitman, Texas; and declaring an emergency."

Referred to the Committee on Appropriations.

By Messrs. Bass, Whitfield and McCopin:

H. B. No. 764. A bill to be entitled "An Act providing for the regulation of motor vehicle driving schools, setting forth procedures therefor; providing for certain penalties; and declaring an emergency."

Referred to the Committee on Highways and Roads.

By Messrs. Floyd and Harlow:

H. B. No. 765. A bill to be entitled "An Act to amend Chapter 6, Title 12, Article 1291 of the Penal Code of Texas of 1925 by providing that the maximum punishment for burglary at night may be life imprisonment; and declaring an emergency."

Referred to the Committee on Criminal Jurisprudence.

By Mr. Sandahl:

H. B. No. 766. A bill to be entitled "An Act amending Article 6032, Revised Civil Statutes of Texas, 1925, as amended; repealing Sections 3 and 6 of Chapter 12, Acts of the 43rd Legislature, Second Called Session, 1934, as amended; providing for the deposit of certain revenues in the General Revenue Fund; abolishing the Oil and Gas Enforcement Fund, No. 79, and transferring the balances in that fund to the General Revenue Fund; providing an effective date; and declaring an emergency."

Referred to the Committee on Examination of Comptroller's and Treasurer's Accounts.

By Messrs. Spears and Cannon:

H. B. No. 767. A bill to be entitled "An Act providing additional revenue for the support of the state government; amending Articles 12.01 and 12.02 of Title 122A, Revised Civil Statutes of Texas, as enacted by the Fifty-sixth Legislature, Third Called Session, 1959, Chapter 1 Section 1, relating to franchise taxes, and providing for an increase in the franchise tax rate for the year beginning May 1, 1952 and ending April 30, 1953; prescribing the method and basis of computation or allocation of such taxes; providing a severability clause; repealing laws in conflict; declaring an emergency; and providing for an effective date."

Referred to the Committee on Revenue and Taxation.

By Mr. Caldwell:

H. B. No. 768. A bill to be entitled "An Act relating to annual independent audit of books, records and accounts in counties having assessed valuation of $245,000,000 or more; and declaring an emergency."
Referred to the Committee on Counties.

By Mr. Kennard:

H. B. No. 769, A bill to be entitled "An Act amending Article 2.01 of Chapter 2, of the Insurance Code (Acts of 1951, 52nd Legislature, as amended by the Acts of the 1955, 54th Legislature, page 413, Chapter 117, Section 9, and as amended by Acts of the 1959, 56th Legislature, page 250, Chapter 145, Section 1), to provide that items of minimum capital stock and minimum surplus shall consist only of cash; bonds of this State or of the United States; other evidences of indebtedness guaranteed as to principal and interest by the United States; insured first mortgages on unencumbered real estate in this State, provided that investment in such note shall not exceed one-half of the minimum capital stock and minimum surplus of the investing company; and in bonds or other interest bearing evidences of indebtedness of any county, cities, or other municipalities of this State; and amending Article 2.11 of Chapter 2 of the Insurance Code (Acts of the 1951, 52nd Legislature, as amended by Acts of the 1955, 54th Legislature, page 413, Chapter 117, Section 19, as amended by Acts of the 1959, 56th Legislature, page 96, Chapter 49, Section 1), to provide definite requirements as to types and qualifications of securities for the investment of funds in excess of minimum capital and minimum surplus; repealing conflicting laws and parts of laws to the extent of such conflict; providing for a severability clause; and declaring an emergency."

Referred to the Committee on Insurance.

By Mr. Kennard:

H. B. No. 770, A bill to be entitled "An Act to amend Section 1 of Article 2.07, Insurance Code (Section 1 of Article 2.07 of Chapter 491, Acts of the 52nd Legislature, Regular Session (1951), page 889, as amended by Acts of 1957, 55th Legislature, Page 87, Chapter 41 Section 1) providing that the capital stock of a domestic insurance company with a nominal or par value shall be divided into shares of not less than one dollar ($1.00) each, and not more than one hundred dollars ($100.00) each, providing that at least fifty per cent of the authorized shares with a nominal or par value shall be in good faith subscribed and paid for and further providing certain requirements essential to the issuance and sale of stock in various situations and the reports to be filed thereon; and to amend paragraphs (a), (b), (c) and (d) of Article 2.02a, Insurance Code (Acts 1955, 54th Legislature, Page 916, Chapter 262, Section 4) providing that the capital stock of a domestic life insurance company with a nominal or par value shall be divided into shares of not less than one dollar ($1.00) each, and not more than one hundred dollars ($100.00) each, providing that at least fifty per cent of the authorized shares shall be in good faith subscribed and paid for; and further providing certain requirements essential to the issuance and sale of each stock and the reports to be filed thereon; repealing conflicting laws and parts of laws to the extent of such conflict; providing for a severability clause; and declaring an emergency."

Referred to the Committee on Insurance.

By Mr. Green:

H. B. No. 771, A bill to be entitled "An Act amending Section 193 of Chapter 492, Acts of the 52nd Legislature, Regular Session, 1911, as amended, relating to assessments and filling fees in certain primary elections, to provide for certain filling fees in Special Elections for the officers of the United States and United States Representatives; and declaring an emergency."

Referred to the Committee on State Affairs.

By Messrs. Murray and Pipkin:

H. B. No. 772, A bill to be entitled "An Act providing the removal of disabilities of minority of minors above the age of eighteen (18) years who are on active duty with, or who have been honorably discharged from the Armed Forces of the United States by amending Section 1 of Chapter 552, Acts of the 61st Legislature, Regular Session, 1949, (codified as Article 5921a, Vernon's Texas Civil Statutes); and declaring an emergency."

Referred to the Committee on State Affairs.
Referred to the Committee on Judiciary.

By Mr. Tunnell:
H. B. No. 775, A bill to be entitled "An Act providing that it shall be unlawful for any person, firm or corporation, or the officers or employees thereof, engaged in financing the purchase of, or lending money on the security of, real or personal property to require that a borrower or any other person pay a service charge or fee of any kind to substitute the insurance policy of one insurance company for that of another or negotiate with a particular insurance agent or insurance company in obtaining insurance coverage on the property; providing a penalty; and declaring an emergency."

Referred to the Committee on Banks and Banking.

By Mr. Berry:
H. B. No. 777, A bill to be entitled "An Act submitting the question of legalized parimutuel wagering on horse races in Dallas, Tarrant, Harris, Galveston, Bexar, Hidalgo, Cameron, Webb and Midland Counties to the voters in the General Election to be held in November, 1962, for an expression of public opinion."

Referred to the Committee on Privileges, Suffrage and Elections.

By Mr. LaValle:
H. B. No. 778, A bill to be entitled "An Act to regulate the business of pawnbroking; defining certain terms; requiring the keeping of certain records; setting interest rates and charges; establishing certain requirements as pertains to the pawn ticket and the possession and ownership thereof; establishing liens; creating a lien on the pledge; establishing procedures for claim, sale and notice of sale of the pledge; providing a penalty; providing a savings clause; repealing laws in conflict; and declaring an emergency."

Referred to the Committee on Banks and Banking.

By Mr. Trevino:
H. B. No. 779, A bill to be entitled "An Act relating to the appointment of bailiffs for the district courts of the 49th and 111th Judicial Districts of the State of Texas; and declaring an emergency."

Referred to the Committee on Counties.

By Messrs. Burgess, Bartram and Barnes:
H. B. No. 780, A bill to be entitled "An Act providing for the appropriation of funds to the State Soil Conservation Board for the development of work plans for watershed protection and flood prevention; authorizing certain contracts; and declaring an emergency."

Referred to the Committee on Appropriations.

By Mr. Garrison:
H. B. No. 782, A bill to be entitled "An Act amending Article 7064a, Revised Civil Statutes of Texas, 1925, as added by Section 5 (b), Article 4, Chapter 495, Acts of the 44th Legislature, Third Called Session, 1936, as last amended; and Section 1, Chapter 615, Acts of the 51st Legislature (codified as Article 1769 Vernon's Annotated Civil Statutes) as last amended; relating to taxation of gross premiums and investment income of life, personal accident, life and accident and health and accident insurance organizations; providing for severability; repealing laws in conflict; and declaring an emergency."

Referred to the Committee on Revenue and Taxation.

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

By Mr. Caldwell:
H. J. R. No. 60, A Joint Resolution "Proposing an amendment to Section 44 of Article III of the Constitution of the State of Texas to authorize the State of Texas and all its political subdivisions to appropriate money for payment of any judgment of a court of competent jurisdiction against the State or any of its political subdivisions, which judgment arises from tortious acts, whether from proprietary or governmental functions, provided the
Legislature may prescribe limits of liability.”
Referred to the Committee on Constitutional Amendments.

By Mr. Berry:
H. J. R. No. 61, A Joint Resolution
“Proposing an amendment to Article I of the Constitution of the State of Texas by adding the following paragraph, to be designated as Section 5-a, regulating pari-mutuel betting at horse races in Bexar County after local option election; providing for maximum pari-mutuel taxes by the State and County, and for maximum deductions from pari-mutuel pools by owners or operators; providing for the creation of the Texas Thoroughbred Racing Protective Bureau and declaring its duties; permitting the Legislature to enact supplementary laws which may be necessary for two (2) constitutional purposes; first, a constitutional fund called a general fund, which shall include funds for all purposes, save and except those for road and bridge purposes; and a second fund for road and bridge purposes, so long as the total of these tax rates does not exceed Eighty Cents ($0.80) on the One Hundred Dollars ($100) valuation in any one (1) year, and providing further that the Commissioners Court shall not impair any outstanding bonds or other obligations; providing for the necessary election and form of ballot; and providing for the necessary proclamations and publications.”
Referred to the Committee on Constitutional Amendments.

By Messrs. Dungan, Haynes, Eckhardt, Fletcher and Lack:
H. J. R. No. 62, A Joint Resolution
“Proposing an amendment to Section 7-a, Article VIII of the Constitution of the State of Texas, so as to allocate one-half (½) of the net revenue from the motor fuel tax to the Available School Fund; providing for the necessary election and form of the ballots; and providing for the necessary proclamation and publication.”
Referred to the Committee on Constitutional Amendments.

By Messrs. Barlow, Alans, and Johnson of Bexar:
H. J. R. No. 63, A Joint Resolution
“Proposing an Amendment to Article IX of the Constitution of the State of Texas, by adding thereto a new Section 3a to provide for the adoption by Bexar County of a home rule charter.”
Referred to the Committee on Constitutional Amendments.

By Mr. Longoria:
H. J. R. No. 64, A Joint Resolution
“Proposing an Amendment to Section 9 of Article VIII of the Constitution of Texas so as to provide that the Commissioners Court in each county may levy whatever sums may be necessary for two (2) constitutional purposes; first, a constitutional fund called a general fund, which shall include funds for all purposes, save and except those for road and bridge purposes; and a second fund for road and bridge purposes, so long as the total of these tax rates does not exceed Eighty Cents ($0.80) on the One Hundred Dollars ($100) valuation in any one (1) year, and providing further that the Commissioners Court shall not impair any outstanding bonds or other obligations; providing for the necessary election and form of ballot; and providing for the necessary proclamations and publications.”
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. 21 to the Committee on Agriculture.
S. B. No. 209 to the Committee on Judiciary.
S. B. No. 241 to the Committee on Judiciary.
S. B. No. 295 to the Committee on Counties.

CONGRATULATORY RESOLUTIONS ADOPTED

H. S. R. No. 305, By Mr. Rosas, Miss Isaac, Mr. Blaine and Mr. McGregor of El Paso: Congratulating Mayor Raymond L. Telles, Jr.
H. S. R. No. 310, By Mr. Richards: Congratulating Dr. Margaret Powell.
H. S. R. No. 311, By Mr. Townsend: Congratulating Miss Kay Kroeger.
H. S. R. No. 313, By Mr. Bass and Mr. McCoplin: Congratulating the New Boston Lions.
H. S. R. No. 314, By Mr. Burgess: Congratulating Stephen F. Austin College Basketball Team.
H. S. R. No. 315, By Mr. Richards: Congratulating Allen Rogers.

H. S. R. No. 316, By Mrs. Banfield: Recognizing students of Katy High School.


H. S. R. No. 318, By Mr. Burgess: Congratulating the Nacogdoches Dragons.

H. S. R. No. 319, By Mr. Quilliam, Adams of Lubbock, Wells, Gibbens, Petty, Osborn, Rosson, Roberts of Dawson: Congratulating Texas Tech Basketball Champions.

Whereas, It is the desire of the House to give honor and recognition to the children of the Members of the House; now, therefore, be it

Resolved, That Clay Lee Ballman be declared Mascot of the Fifty-seventh Texas Legislature and his picture be placed in the panel with Members of the House.

The resolution was referred to the Committee on Rules.

H. S. R. No. 320, By Mr. Read: Relative to the Contingent Expenses of the Members of the House.

Mr. Boyse offered the following resolution:

H. S. R. No. 321

Whereas, Kelly Crews is a proper candidate for Mascot of the House of Representatives; and

Whereas, She is the daughter of our fellow Member, David Crews and his charming wife, Becky, of Conroe, District 29; and

Whereas, It is the desire of the House to give honor and recognition to the children of the Members of the House; now, therefore, be it

Resolved, That Kelly Crews is declared Mascot of the Fifty-seventh Legislature and her picture be placed in the panel with Members of the House.

The resolution was referred to the Committee on Rules.

H. S. R. No. 322

Whereas, Clay Lee Ballman, born on December 30, 1960, is a proper candidate for Mascot of the House of Representatives; and

Whereas, This fine young man is the son of our most able fellow Member, Representative Charles L. Ballman, Sr. and his lovely wife Rose Marie, of Borger, District 86; and

Whereas, It is the desire of the House to give honor and recognition to the children of the Members of the House; now, therefore, be it

Resolved, That Clay Lee Ballman be declared Mascot of the Fifty-seventh Texas Legislature and his picture be placed in the panel with Members of the House.

The resolution was referred to the Committee on Rules.

THE SPEAKER laid before the House for consideration at this time, H. S. R. No. 291. Relative to the contingent expenses of the Members of the House.

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

The resolution was read and was adopted.

TO EXPRESS POLICY IN REGARD TO PASSING REVENUE MEASURES

The Speaker laid before the House for consideration at this time, H. S. R. No. 292, To express policy in regard to passing revenue measures.

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

Mr. Atwell raised a point of order on further consideration of H. S. R. No. 292 on the ground that the resolution is in violation of Rule 16, Section 2, of the House Rules in that it should be a Concurrent Resolution as the Senate is also affected by the resolution.

The Speaker overruled the point of order.

A record vote was requested on H. S. R. No. 292.

H. S. R. No. 292 was adopted by the following vote:

Yeas-147

Mr. Speaker Adams of Titus

Adams of Lubbock Alaniz
I do not believe it is necessary to bring about further division in
the House by presenting such a reso-

I will vote on the tax bills as they
are presented, and will do my share
in solving the problem.

NELSON COWLES.

COMMITTEE APPOINTED

The Speaker announced the ap-
pointment of the following Com-
mittee on the part of the House, to es-
cort Dr. James H. Jauncey and party
to the Speaker's rostrum:

Miss Isaacks, Mr. Rosas, Mr. Mc-
Gregor of El Paso, Mr. Blaine and
Mr. Atwell.

ADDRESS BY DR. JAMES H.
JAUNCEY

(The Senate and the House of
Representatives in Joint Session.)

In accordance with the provisions
of House Concurrent Resolution No.
39, providing for a Joint Session of
the Senate and the House today, for
the purpose of hearing an ad-
dress by Dr. James H. Jauncey, Min-
ister of the First Christian Church
of El Paso, Texas, the Honorable
Senators were admitted to the Hall
of the House and occupied seats ar-
ranged for them.
Senator A. M. Aikin, Jr. was escorted to a seat on the Speaker's Rostrum.

At 11:50 o'clock a.m. Dr. James H. Jauncey and party, escorted by Senators Parkhouse, Owen, Ratliff, Crockett and Sexton, Committee on the part of the Senate; and Miss Isaacks, Messrs. Rosas, McGregor of El Paso, Blaine and Atwell, 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 Aikin called the Senate to order.

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 12:34 o'clock p.m.

REMARKS ORDERED PRINTED IN THE JOURNAL

Mr. Jarvis moved that the remarks of Dr. James H. Jauncey, made in addressing the Joint Session today, be reduced to writing and printed in the Journal.

The motion prevailed.

SUSPENDING THE JOINT RULES TO CONSIDER S. B. NO. 290

The Speaker laid before the House for consideration at this time, S. C. R. No. 24, Suspending the Joint Rules to consider S. B. No. 290, concerning the Veterans Land Board Special Fund No. 52.

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

S. C. R. No. 24 was adopted.

AUTHORIZING BOARD FOR TEXAS STATE HOSPITALS AND SPECIAL SCHOOLS TO ACQUIRE PROPERTY FROM THE UNITED STATES OF AMERICA

The Speaker laid before the House for consideration at this time, S. C. R. No. 25, Authorizing Board for Texas State Hospitals and Special Schools to acquire property from the United States of America.

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

S. C. R. No. 25 was adopted.

BILLS RECOMMITTED

Mr. Burgess asked unanimous consent of the House that House Bill No. 61 be recommitted to the Committee on State Affairs.

There was no objection offered and it was so ordered.
Mr. Adams of Lubbock asked unanimous consent to make the following non-substantive changes in H. B. No. 46 passed on yesterday:

In 14.01(a) strike the word "following" at top of page 2 and add the words "in Article 14.02" and further in 14.01(a) change the words "corporate or incorporate" to "corporeal and incorporeal"; and further in 14.07(e) add the word "if" ahead of the word "Any" in line 1 thereof; and further on pages 2, 9, 11, 12 and 13 change the reference from 14.02 to 14.01.

There was no objection offered and it was so ordered.

Mr. Ballman asked unanimous consent of the House that all necessary Rules be suspended in order to postpone further consideration of H. B. No. 334 until next Thursday, March 16, at 10:00 o'clock a.m.

There was no objection offered and it was so ordered.

By unanimous consent of the House, Mr. Springer was granted permission to be recorded as voting "nay" on the passage of H. B. No. 533, on March 7.

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

Mr. Oliver moved that the House recess until 3:00 o'clock p.m. today.

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

A record vote was requested on the motion to adjourn until 11:00 o'clock a.m. next Monday.

The motion was lost by the following vote:

Adams of Titus
Ballew
Ballman
Barlow
Bell
Berry
Bridges
Buchanan
Caldwell
Cannon
Carrrker
Chapman
Cole of Harris
Cotton
Cowles
de la Garza
Dungan
Eckhardt
Ehrle
Fairchild
Gibbens
Giising
Grover
Hale
Harding
Harrington
Hughes
of Grayson
Jarvis
Johnson of Bexar
Jones of Dallas
Kilpatrick
Koroth

Yea—74
Adams of Lubbock
Gladden
Allen
Andrews
Atwell
Banfield, Mrs.
Barnes
Barnes
Barr
Blaine
Boyson
Burgess
Butler
Cole of Hunt
Collins
Connell
Cook
Cory
Cowen
Craiz
Crews
Cushington
Dewey
Fletcher
Floyd
Foreman
Garrison

Nays—74
Adams or Lubbock
Gladden
Alantis
Allen
Andrews
Atwell
Banfield, Mrs.
Barnes
Barnes
Barr
Blaine
Boyson
Burgess
Butler
Cole of Hunt
Collins
Connell
Cook
Cory
Cowen
Craiz
Crews
Cushington
Dewey
Fletcher
Floyd
Foreman
Garrison

Yea—74
Adams of Lubbock
Gladden
Alantis
Allen
Andrews
Atwell
Banfield, Mrs.
Barnes
Barnes
Barr
Blaine
Boyson
Burgess
Butler
Cole of Hunt
Collins
Connell
Cook
Cory
Cowen
Craiz
Crews
Cushington
Dewey
Fletcher
Floyd
Foreman
Garrison

Nays—74
A record vote was requested on the motion to recess until 3:00 o’clock p.m. today.

The motion prevailed by the following vote:

**Yeas—69**

<table>
<thead>
<tr>
<th>Name</th>
<th>District</th>
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<tbody>
<tr>
<td>Adams of Lubbock</td>
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<td>Haynes</td>
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<td>Hisson</td>
<td>Thurmond</td>
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**Nays—68**

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<tr>
<td>Alaniz</td>
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<td>Barlow</td>
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<td>Kilpatrick</td>
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<td>Hughes of Dallas</td>
<td>Ward</td>
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<td>Johnson of Bell</td>
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In accordance with the motion to recess the House at 1:10 o’clock p.m., took recess until 3:00 o’clock p.m. today.

**AFTERNOON SESSION**

The House met at 3:00 o’clock p.m. and was called to order by the Honorable B. H. Dewey, Jr.
HOUSE JOURNAL

SENATE BILL NO. 38 ON SECOND READING

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

S. B. No. 38, Authorizing investments by a guardian of an estate of money on hand belonging to the ward beyond that which may be necessary for the education and maintenance of such ward; and declaring an emergency.

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

SENATE BILL NO. 38 ON THIRD READING

Mr. Bailey moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 38 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—127
Adams of Lubbock de la Garza
Adams of Titus Dewey
Allen
Andrews
Atwell
Bailey
Ballman
Banfield, Mrs.
Barlow
Barnes
Barr
Barr
Bass
Blaine
Boyd
Bridges
Buchanan
Burgess
Butler
Caldwell
Cannan
Carriker
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Costen
Cox
Coffman
Cowles
Crews

Jones of Dallas
Jones of Travis
Kilpatrick
Knolh
Koroth
Lack
Lutmer
LaValle
Leawerton
Lewis
Longoria
McCoppin
McGregor
McIlhany
Markgraf
Martin
Miller
Mullen
Murray
Mutchler
Niehues
Oliver
Osborn
Parsons
Parrcy
Perry
Petty
Pieratt
Pipkin
Pipkin
Preston
Price
Quiltam
Rapp

Richards
Richardson
Roberts of Hill
Ross
Rosson
Sandahl
Schram
Shannon
Smith of Jefferson
Snodgrass
Spears
Spelman
Springer
Stewart
of Galveston
Stewart
of Wichita
Struve
Thurman
Thurmond
Towson
Trevino
Tunnell
Walker
Ward
Watson
Wells
Whitehead
Wilson of Trinity
Wilson of Potter
Woods
Yost

Nays—5
Craia
Curlington
Jartis

Absent
Berry
Chapman
DuBois
Green
Harrington
Kennard
Lary
McGregor
McGovern
of McLennan
McLeans
McNally
Moore
Peeler
Ratcliff
Roberts of Dawson
Shipley
Slack
Sluder
Smith of Bexar
of McLennan

The Chair then laid Senate Bill No. 38 before the House on third reading and final passage.

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

Yeas—128
Adams of Lubbock Andrews
Adams of Titus Atwell
Allen
Ballman
Banfield, Mrs.

Whitfield
Wilson of Potter
Watson
Wells
Whitfield
Wills
of Trinity
Wilson
of Potter
Wells
The Chair laid before the House, on its second reading and passage to third reading, S. B. No. 119, Proposing Texas Uniform Partnership Act; and declaring an emergency.

The bill was read second time.

Mr. Johnson of Dallas offered the following amendment to the bill:

Amend S. B. 119 by striking out the comma after the phrase "or to one or more of the partners" on line 57, Section 41 (1), Page 11 of the printed bill.

The amendment was adopted.

S. B. No. 119 was passed to 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. 119 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yea—130


Absent

Bailey Berry Butler Green Harding Harrington Hughes of Grayson Kenard Lack Larry

SENATE BILL NO. 119 ON SECOND READING

The bill was read second time.

Mr. Johnson of Dallas offered the following amendment to the bill:

Amend S. B. 119 by striking out the comma after the phrase "or to one or more of the partners" on line 57, Section 41 (1), Page 11 of the printed bill.

The amendment was adopted.

S. B. No. 119 was passed to third reading.

SENATE BILL NO. 119 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. 119 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yea—130

The following: Adams of Lubbock Barlow Barnes Bass Alaniz Allen Andrews Bailey Ballman Banfield, Mrs. Barlow Barnes
<table>
<thead>
<tr>
<th>Present</th>
<th>Absent</th>
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<td>Adams of Lubbock</td>
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<td>Adams of Titus</td>
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</table>
The Chair then laid Senate Bill No. 140 before the House on third reading and final passage.

The bill was read third time and was passed.

**SENATE BILL NO. 141 ON SECOND READING**

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

S. B. No. 141, Amending Banking Code regarding certain actions without bond relative to moneys paid into court: and declaring an emergency.

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

**SENATE BILL NO. 141 ON THIRD READING**

Mr. Bartram moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 141 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
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<tr>
<th>Yeas</th>
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<td>107</td>
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</table>

Mr. Bartram moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 141 be placed on its third reading and final passage.

The motion prevailed by the following vote:
The Chair then laid Senate Bill No. 141 before the House on third reading and final passage. The bill was read third time and was passed.

**SENATE BILL NO. 142 ON SECOND READING**

The Chair laid before the House, on its second reading and passage to third reading, S. B. No. 142, Amending Probate Code by adding Sec. 105a relative to reciprocity to foreign banks and trust companies acting in fiduciary capacity in this state; and declaring an emergency. The bill was read second time and was passed to third reading.

**SENATE BILL NO. 142 ON THIRD READING**

Mr. Bartram moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 142 be placed on its third reading and final passage. The motion prevailed by the following vote:

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<th>Yea</th>
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<td>Adams of Lubbock Burgess</td>
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<td>Adams of Titus Butler</td>
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<td>Miller</td>
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<td>Wilson of Potter</td>
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**List of Members Present**

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The Chair then laid Senate Bill No. 142 before the House on third reading and final passage. The bill was read third time and was passed.

**BILLS LAID ON THE TABLE SUBJECT TO CALL**

Mr. Bartram asked unanimous consent of the House that House Bills Nos. 391, 392, and 394 be laid on the table subject to call.

There was no objection offered and it was so ordered.

**SENATE BILL NO. 187 ON SECOND READING**

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

S. B. No. 187, Authorizing the Board of Regents of the West Texas State Teachers College to quitclaim certain property; and declaring an emergency.

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

**SENATE BILL NO. 187 ON THIRD READING**

Mr. Wilson of Potter moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 187 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—134
Adams of Lubbock
Boysen
Adams of Titus
Bridges
Allen
Buchanan
Allen
Burgess
Andrews
Butler
Atwell
Caldwell
Bailey
Cannon
Ballman
Carriker
Bandfield, Mrs.
Chapman
Barlow
Cole of Harris
Barnes
Cole of Hunt
Bartram
Collins
Bass
Counsel
Bell
Cory
Blaine
Cotten

Nays—7
Barnes
Churton
Haring
Jarvis

Absent
Berry
Cole of Harris
Cook
de la Garza
Ehrie
Green
Stewart
Wheatley
of Galveston
Wilson of Potter
The Chair then laid Senate Bill No. 187 before the House on third reading and final passage.

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

**Yeas—132**

1. Adams of Lubbock
2. Harrington
3. Adams of Titus
4. Hayes
5. Allen
6. Hinson
7. Haynes
8. Alaniz
9. Heatly
10. Allen
11. Hinson
12. Barlow
13. Hughes
14. Banfield, Mrs.
15. Harlow
16. Hughes of Dallas
17. Barnes
18. Bartram
19. Barlow
20. Hughes of Dallas
21. Barnes
22. Isaacks, Miss
23. Barlow
24. Hughes of Dallas
25. Barnes
26. Isaacks, Mrs.
27. Bell
28. Jamison
29. Blame
30. Boyse
31. Buchanan
32. Burgess
33. Butler
34. Jones of Dallas
35. Caldwell
36. Cannon
37. Kennard
38. Carriker
39. Kilpatrick
40. Chapman
41. Cole of Hunt
42. Collins
43. Connell
44. Larry
45. Cory
46. LaVilla
47. Leaverton
48. Cowen
49. Cowles
50. Longoria
51. Cowles
52. Longoria
53. Cruz
54. Mc Coppin
55. Curington
56. McGregor
57. Dewey
58. McEwen
59. Herbst
60. McEwen
61. McEwen
62. McEwen
63. McGregor
64. Dewey
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69. McGregor
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127. McEwen
128. Dewey
129. McEwen
130. Dewey
131. McEwen
132. Dewey
133. McEwen

**Nays—4**

1. Cowles
2. Curington
3. Absent
4. Berry
5. Cook

1. Jarvis
2. Nugent
3. Crews
4. De la Garza

1. Ehrie
2. Sluder
3. Moore
4. Stewart
5. Matecher
6. of Galveston
7. Oliver
8. Wheelley
9. The Chair then laid Senate Bill No. 187 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:
The Chair laid before the House, as postponed business on its passage to engrossment, H. B. No. 228, relative to amending Title 122A, Taxation-General V.C.S., requiring every document to be verified by written declaration, etc.

The bill was read second time on February 23, with Committee Amendment No. 1 pending; considered on February 28 and March 6 and further consideration postponed until 11:00 o'clock a.m., March 8.

Committee Amendment No. 1 was withdrawn.

Mr. Cotten offered the following amendment to the bill:

Amend House Bill No. 228 by striking out all below the enacting clause and substituting in lieu thereof the following:

"Section 1. That Chapter 1, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, be amended by adding thereto a new Article to be known as Article 1.12 to read as follows:

'Art. 1.12. Verification of Tax Reports: False Verification.

Every tax report required to be made by any individual, firm, association, joint stock company, syndicate, co-partnership, corporation, agency, trustee, or receiver to the State of Texas, by virtue of this Title shall contain a written declaration which shall state and provide as follows: 'I hereby declare under the penalties of verifying a false tax report that I prepared this tax report and that this tax report is true and correct.

-------------------- (Signature):  
------------------------ (Date)  
-------------------- (Address).'"

Sec. 2. That Chapter 1, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, be amended by adding thereto a new Article to be known as Article 1.13 to read as follows:

'Article 1.13. False verification of tax returns: Felony; punishment.

Any person or persons charged with the duty or responsibility of auditing or otherwise handling any record or records required under any provision of this Title who shall knowingly verify any such record or records who know, or who are charged with the knowledge of, such record or records to be false, the effect and/or intent of such false record or records being to defraud, shall upon conviction be deemed guilty of a felony and be punished by a fine of not more than Five Thousand Dollars ($5,000) or by confinement in the penitentiary for not less than two (2) years nor more than five (5) years, or by both such fine and imprisonment.'"

Sec. 3. If any provision of this Act or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision or application; and to this end the provisions of this Act are declared to be severable; and the Legislature hereby declares that it would have enacted this Act without such invalid provision.

Sec. 4. The fact that the law does not now require that every tax report under the provisions of Title
The amendment was adopted.

H. B. No. 228 was then passed to engrossment.

HOUSE BILL NO. 228 ON THIRD READING

Mr. Atwell moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 228 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yea—130
Adams of Lubbock
Adams of Titus
Alamia
Allen
Andrews
Atwell
Bailey
Ballman
Banfield, Mrs.
Barlow
Barnes
Bartram
Bell
Blake
Boyes
Bridges
Buchanan
Burress
Butler
Caldwell
Cannon
Carrolker
Carroll
Cole of Harris
Cole of Hunt
Collins
Connor
Cory
Cotton
Crow
Cowles

Nay—4
Curington
Harting
Nugent

Absent
Bass
Berry
Cook
de la Garza
Earle
Grover
Healy
Kennard

The Chair then laid House Bill No. 228 before the House on third reading and final passage.

The bill was read third time.

Mr. Atwell moved that House Bill No. 228 be laid on the table subject to call.

There was no objection offered and it was so ordered.
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SENATE BILL NO. 39 ON SECOND READING

Mr. Atwell moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 39.

The motion prevailed by the necessary two-thirds vote.

The Chair laid before the House, on its second reading and passage to third reading, S. B. No. 39, Relating to penalties for certain false reports, returns or claims filed with the Comptroller, and declaring an emergency.

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

SENATE BILL NO. 39 ON THIRD READING

Mr. Townsend moved that the constitutional rule requiring bills to be read on three separate days be suspended and that Senate Bill No. 39 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yea—132
Adams of Lubbock Cotten
Adams of Titus
Allen of Grayson
Allen of Houston
Andrews of Dallas
Atwell of Dallas
Bailey of Dallas
Bain of Dallas
Bain of San Antonio
Bain of Austin
Barnes of Dallas
Barrett of Dallas
Bass of Dallas
Bell of Dallas
Bennett of Dallas
Bey of Dallas
Biceps of Dallas
Burgess of Dallas
Butler of Dallas
Caldwell of Dallas
Cannon of Dallas
Carr of Dallas
Carr of Houston
Chapman of Dallas
Cole of Dallas
Cole of Houston
Colley of Dallas
Cory of Dallas
Price of Dallas
Hughes of Grayson
Hughes of Dallas
Hughes of Dallas
James of Dallas
James of Dallas
Johnson of Dallas
Johnson of Bexar
Johnson of Bell
Jones of Dallas
Jones of Travis
Kemp of Dallas
Kilpatrick of Dallas
Koliba of Dallas
Lacy of Dallas
LaValle of Dallas
Leaverton of Dallas
Lewis of Dallas
Longoria of Dallas
McConn of Dallas
McGregor of Dallas
McMinn of El Paso
McNally of Dallas
Martin of Dallas
Miller of Dallas
Mullen of Dallas
Murray of Dallas
Murch of Dallas
Niemeyer of Dallas
Oliver of Dallas
Osborn of Dallas
Peeler of Dallas
Peeler of Dallas
Perry of Dallas
Perry of Dallas
Pipkin of Dallas
Preston of Dallas
McGregor of Dallas
McKinn of Dallas
Martin of Dallas
Martin of Dallas
Mullen of Dallas
Murray of Dallas
Murrey of Dallas
Nay—2
Jarvis of Denton
Jarvis of Denton

HOUSE BILL NO. 519 ON FINAL PASSAGE

The Chair laid before the House, as postponed business, on its final passage.

H. B. No. 519, A bill to be entitled "An Act amending Section 16 of Chapter 113, Acts of the 55th Legis.
The bill was read third time on March 6 and further consideration was postponed until 10:30 o’clock a.m., March 8.

Mr. Ehrle moved that House Bill No. 519 be recommitted to the Committee on Agriculture.

Mr. Sandahl moved to table the motion to recommit H. B. No. 519 to the Committee on Agriculture.

A record vote was requested on the motion to table.

The motion to table was lost.

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

**Yea—68**
- Adams of Lubbock
- Adams of Titus
- Allen
- Atwell
- Balman
- Barlow
- Bass
- Bell
- Buchanan
- Cotten
- Crain
- Crews
- Dewey
- Duff, Miss
- Dungan
- Edmondson
- Foreman
- Glausing
- Goode
- Harding
- Haring
- Hollowell
- Huebner
- Hughes of Grayson
- Hughes of Dallas
- Isacks, Miss
- James
- Johnson of Dallas
- Johnson of Bell
- Jones of Travis
- Keenard
- Kilpatrick
- Knots
- Watson

**Nay—70**
- Andrews
- Bailey
- Banfield, Mrs.
- Barnes
- Bartram
- Blaine
- Boyden
- Bridges
- Burgess
- Butler
- Caldwell
- Cannon
- Carriker
- Chapman
- Cole of Hunt
- Collins
- Connell
- Cory
- Cowles
- Curington
- Ehrle
- Fairchild
- Fletcher
- Floyd
- Garrison
- Gibbens
- Giddens
- Glass
- Grover
- Hale
- Harrington
- Haynes
- Hinon
- Jamison
- Jarvis
- Johnson of Bexar
- Johnson of Dallas
- Lack
- Leaverton
- McHill
- Miller
- Moore
- Metzger
- Niemeyer
- Nuest
- Oliver
- Osborn
- Parsons
- Peery
- Petty
- Piersall
- Piff
- Price
- Rapp
- Richardsons
- Roberts of Hill
- Roberts of Dawson
- Roseman
- Schram
- Smith of Bexar
- Smith of Jefferson
- Snelson
- Springer
- Struve
- Thurman
- Townsend
- Walker
- Wells
- Wilson of Trinity
- Wilson of Potter
- Abcent
- Berry
- Cole of Harris
- Cook
- Cowen
- de la Larrza
- Wheatley
- Green
- Wilson of Potter

The vote of the House was taken on the motion to recommit H. B. No. 519 to the Committee on Agriculture and the vote was announced yeas 68, nays 69.

A verification of the vote was requested and was granted.

(Speaker in the Chair)

The roll of those voting “yea” and “nay” was again called and the verified vote resulted as follows:
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Yeas—60
Adams of Lubbock  Korioth
Andrews  Lack
Atwell  Leaverton
Bailey  Longoria
Barrie  McIlhany
Blaine  Miller
Boyden  Muscher
Burgess  Oliver
Butler  Osborn
Caldwell  Parsons
Cannon  Peavy
Carriker  Pettit
Cole of Hunt  Pieratt
Collins  Piptkin
Cory  Rapp
Crain  Richardson
Carrington  Roberts of Hill
Dungan  Rossen
Ehrle  Schram
Fletcher  Smith of Bexar
Floyd  Slemion
Garrison  Springer
Gibbons  Stewart
Grover  Strake
Harrington  Strake
Haynes  Thurman
Hinson  Townsend
Jamison  Watson
Jarvis  Wells
Johnson of Bexar  Yezak
Jones of Dallas

Nays—65
Adams of Titus  Johnson of Bell
Ahans  Jones of Travis
Allen  Kennard
Bandfield, Mrs.  Kilpatrick
Barlow  Koliba
Bass  Latimer
Bell  La Valle
Bridges  Lewis
Buchanan  McClung
Cotten  McGregor
Coles  of El Paso
Crews  Markgraf
Dewey  Martin
Duff, Miss  Malen
Eckhardt  Murray
Foreman  Niemeyer
Gladden  Nugent
Glass  Peeler
Glusing  Preston
Gussey  Quillian
Hale  Ratcliff
Harding  Red
Haring  Richards
Hollowell  Ross
Hubner  Sandahl
Jacob, Miss  Shannon
James  Shibley
Johnson of Dallas  Slack

Spears  Tunnell
Spelman  Walker
Stewart  Ward
of Wichita  Whitchfield
Thurmond  Woods
Trevino

Absent
Ballman  Hughes of Dallas
Bartram  Lary
Berry  Mcgregor
Chapman  of McLennan
Cole of Harris  Moore
Coneil  Price
Cook  Roberts of Dawson
Cowan  Slider
d'o la Garza  Smith of Jefferson
Fairchild  Wheeler
Green  Wilson of Trinity
Healy  Wilson of Potter
Hughes  of Grayson

The Speaker stated that the motion to recommit H. B. No. 519 to the Committee on Agriculture was lost by the above vote.

LEAVES OF ABSENCE GRANTED

Mr. Hale and Mr. Kilpatrick were granted leaves of absence for the remainder of the day on account of important business, on motion of Mr. Pieratt.

A record vote was requested on the passage of H. B. No. 519.

H. B. No. 519 was passed by the following vote:

Yeas—73
Adams of Lubbock  Duff, Miss
Adams of Titus  Duncan
Ahans  Eckhardt
Allen  Foreman
Atwell  Garrison
Barlow  Glidden
Bandfield, Mrs.  Glidden
Barlow  Grover
Barrow  Harding
Bell  Harlin
Bridges  Hollowell
Buchanan  Huebner
Cole of Harris  Jacob, Miss
Cole of Hunt  James
Cotten  Jamison
Cowan  Johnson of Bexar
Coles  Johnson of Bell
Crews  Jones of Dallas
Dewey  Koliba
The Speaker said before the House on its third reading and final passage, H. B. No. 178, A bill to be entitled “An Act amending Article 1429 of the Penal Code of Texas, 1925, relating to conversion by a bailee; and declaring an emergency.”

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

<table>
<thead>
<tr>
<th>Yeas</th>
<th>106</th>
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<tbody>
<tr>
<td>Adams of Lubbock</td>
<td>Guerry</td>
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<tr>
<td>Adams of Titus</td>
<td>Harrington</td>
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<td>Imaeke, Miss</td>
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<td>Bass</td>
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<td>Blaine</td>
<td>Johnson of Bexar</td>
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<td>Koliba</td>
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<td>Cannon</td>
<td>Korioph</td>
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<td>Carriker</td>
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<td>Cole of Hust</td>
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<td>Lewis</td>
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<td>Conlin</td>
<td>Longoria</td>
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<td>Cowen</td>
<td>McCoppin</td>
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<td>McGregor</td>
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<td>Curington</td>
<td>McGregor</td>
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<td>Duff, Miss</td>
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<td>Markgraf</td>
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<td>Eckhardt</td>
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<td>Fitcher</td>
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<td>Gibbens</td>
<td>Pearcy</td>
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<td>Glidden</td>
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<td>Glass</td>
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<td>Guffey</td>
<td>Wheatley</td>
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<tr>
<td>Heath</td>
<td>Wilson of Potter</td>
</tr>
</tbody>
</table>

The motion to table prevailed.

**HOUSE BILL NO. 178 ON THIRD READING**

Mr. Sandahl moved to reconsider the vote by which H. B. No. 519 was passed and to table the motion to reconsider.

**Yeas—106**

- Adams of Lubbock
- Guerry
- Adams of Titus
- Harrington
- Aliana
- Hinson
- Allen
- Hollowell
- Bailey
- Huesker
- Bantield, Mrs.
- Imaeke, Miss
- Barlow
- James
- Bass
- Jameson
- Bell
- Johnson of Dallas
- Blaine
- Johnson of Bexar
- Boyens
- Johnson of Bell
- Bridges
- Jones of Dallas
- Burgess
- Jones of Travis
- Butler
- Kennard
- Caldwell
- Koliba
- Cannon
- Korioph
- Carriker
- Latimer
- Cole of Hust
- La Valle
- Collins
- Lewis
- Conlin
- Longoria
- Cowen
- McCoppin
- Cowles
- McGregor
- Crews
- McLennan
- Curington
- McGregor
- Dewey
- McLennan
- Duff, Miss
- McLennan
- Dungan
- Markgraf
- Eckhardt
- Miller
- Fitcher
- Mullen
- Floyd
- Niemeyer
- Foreman
- Nugent
- Garrison
- Osborn
- Gibbens
- Pearcy
- Glidden
- Peeler
- Glass
- Pettis
- Guffey
- Wheatley
- Heath
- Wilson of Potter

**Nays—50**

- Andrews
- Bailey
- Barnes
- Blaine
- Boysen
- Burgess
- Butler
- Caldwell
- Cannon
- Carriker
- Collins
- Cooper
- Cory
- Curington
- Hale
- Fletcher
- Floyd
- Gibbens
- Harrington
- Haynes
- Hinson
- Jurgens
- Johnson of Dallas
- Keonard
- Ketooh
- Lack

- Absent—Excused

- Hale
- Kilpatrick

- Mr. Sandahl moved to reconsider the vote by which H. B. No. 519 was passed and to table the motion to reconsider.

- The motion to table prevailed.
Mr. Gladden moved to reconsider the vote by which H. B. No. 178 was passed and to table the motion to reconsider. The motion to table prevailed.

MOTIONS TO ADJOURN

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

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

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

The motions to adjourn were severally lost.

RELATIVE TO LOCAL AND UNCONTESTED BILL CALENDAR

Mr. Collins moved to suspend all necessary rules in order that a Local and Uncontested Bill Calendar be set for next Tuesday, March 14, at 2:30 o'clock p.m.

The motion prevailed.

HOUSE BILL NO. 93 ON SECOND READING

The Speaker laid before the House on its second reading and passage to engrossment, H. B. No. 93, A bill to be entitled "An Act amending Section 1 of House Bill No. 513, Chapter 237, Acts of the Fifty-third Legislature, Regular Session, which is codified as Section 1 of Article 725c, Vernon's Texas Penal Code, so as to define the term 'narcotic drugs'; and declaring an emergency."

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

HOUSE BILL NO. 93 ON THIRD READING

Mr. Barlow moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 93 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—118
Adams of Lubbock Bass
Adams of Titus Bell
Alanis Blaine
Allen Boyson
Andrews Bridges
Bailey Buchanan
Ballman Burgess
Bansfield, Mrs. Butler
Barlow Caldwell
Barue Cannon
Bartram Carriker

Nays—16
Andrews Martin
Barnes Mutchler
Buchanan Oliver
Cole of Harris Preston
Cory Spilman
Haring Thurmond
Jarvis Thurmond
Leaverton Tunnell

Absent—Not Voting

Crain

Absent—Excused

Hale Kilpatrick

Mr. Gladden moved to reconsider the vote by which H. B. No. 178 was passed and to table the motion to reconsider. The motion to table prevailed.

MOTIONS TO ADJOURN

Mr. Roberts of Dawson moved that the House adjourn until 11:00 o'clock a.m. next Monday.
The Speaker then laid House Bill No. 93 before the House on third reading and final passage.

The bill was read third time and was passed.

Mr. Barlow moved to reconsider the vote by which H. B. No. 93 was passed and to table the motion to reconsider.

The motion to table prevailed.

MEMORIAL RESOLUTIONS ADOPTED

H. S. R. No. 304. By Mr. Watson, Mr. Woods and Mr. McGregor of McLennan: In Memory of Clarence Durwood Horn.

H. S. R. No. 305. By Mr. Andrews: In Memory of Mrs. James Claremont Carroll.

H. S. R. No. 306, By Mr. Jones of Travis, Mr. Foreman and Mr. Sandahl: In Memory of Reynold G. Lowry.

H. S. R. No. 307. By Mr. Jones of Denton: In Memory of Mr. Donald Key Lowry.

H. S. R. No. 308. By Mr. Kolb: In Memory of Oscar Brown.

H. S. R. No. 309. By Mr. McIntosh: In Memory of John Fielding Baker.

H. S. R. No. 310. By Mr. Kolb: In Memory of Mrs. Frank Polk.

H. S. R. No. 311. By Mr. Bailey: In Memory of Pinckney G. Houchens.

H. S. R. No. 312. By Mr. Martin: In Memory of Earl Keats McLaran.

ADJOURNMENT

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

Mr. Butler moved that the House adjourn until 10:00 o’clock a.m. tomorrow.
Mr. Cory moved that the House adjourn until 10:00 o'clock a.m. next Monday.

A record vote was requested on the motion to adjourn until 10:00 o'clock a.m. tomorrow.

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

**Yeas—61**
- Adams of Lubbock
- Longoria
- Andrews
- of McLennan
- Atwell
- McIlhany
- Barnes
- Markgraf
- Barron
- Martin
- Bartlam
- Miller
- Blaine
- Nagel
- Boyeon
- Oliver
- Buchanan
- Parsons
- Ballard
- Ratcliff
- Cole of Hunt
- Read
- Cook
- Richardson
- Cowen
- Rosas
- Crair
- Schram
- Crews
- Shannon
- Carrington
- Shipley
- Dewey
- Smith of Bexar
- Fletcher
- Smith of Jefferson
- Floyd
- Nelson
- Garrison
- Spelman
- Gladwell
- Stewart
- Guffey
- of Galveston
- Hisson
- Struve
- Huebner
- Thurmond
- Isaacks, Miss
- Walker
- James
- Ward
- Jamison
- Watson
- Johnson of Dallas
- Wilson of Trinity
- Koliba
- Woods
- Latimer

**Absent—Excluded**
- Adams of Titus
- Grover
- Andrews
- Harding
- Bailey
- Banefield, Mrs.
- Harrington
- Ballman
- Eckhardt
- Barrow
- Foreman
- Bass
- Glass
- Bridges
- Grover
- Baus
- Haring
- Caldwell
- Carriker
- Cole of Harris
- Collins
- Jarvis
- Cory
- Johnson of Bexar
- Corder
- Johnson of Bell
- Cowles
- Jones of Dallas

**Absent**
- Berry
- Hughes of Dallas
- Chapman
- Lary
- Conrill
- de la Garza
- of El Paso
- Ehrle
- Moore
- Fauchild
- Prine
- Green
- Roberts of Dawson
- Haynes
- Bider
- Heath
- Wheatley
- Hughes
- Wilson of Potter
- of Grayson

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

A record vote was requested on the motion to adjourn until 10:00 o'clock a.m. tomorrow.

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

**Yeas—46**
- Adams of Titus
- Grover
- Andrews
- Harding
- Bailey
- Banefield, Mrs.
- Harrington
- Ballman
- Eckhardt
- Barrow
- Foreman
- Bass
- Glass
- Bridges
- Grover
- Baus
- Haring
- Caldwell
- Carriker
- Cole of Harris
- Collins
- Jarvis
- Cory
- Johnson of Bexar
- Corder
- Johnson of Bell
- Cowles
- Jones of Dallas

**Absent—Excluded**
- Adams of Titus
- Grover
- Andrews
- Harding
- Bailey
- Banefield, Mrs.
- Harrington
- Ballman
- Eckhardt
- Barrow
- Foreman
- Bass
- Glass
- Bridges
- Grover
- Baus
- Haring
- Caldwell
- Carriker
- Cole of Harris
- Collins
- Jarvis
- Cory
- Johnson of Bexar
- Corder
- Johnson of Bell
- Cowles
- Jones of Dallas

**Yeas—61**
- Adams of Lubbock
- Longoria
- Andrews
- of McLennan
- Atwell
- McIlhany
- Barnes
- Markgraf
- Barron
- Martin
- Bartlam
- Miller
- Blaine
- Nagel
- Boyeon
- Oliver
- Buchanan
- Parsons
- Ballard
- Ratcliff
- Cole of Hunt
- Read
- Cook
- Richardson
- Cowen
- Rosas
- Crair
- Schram
- Crews
- Shannon
- Carrington
- Shipley
- Dewey
- Smith of Bexar
- Fletcher
- Smith of Jefferson
- Floyd
- Nelson
- Garrison
- Spelman
- Gladwell
- Stewart
- Guffey
- of Galveston
- Hisson
- Struve
- Huebner
- Thurmond
- Isaacks, Miss
- Walker
- James
- Ward
- Jamison
- Watson
- Johnson of Dallas
- Wilson of Trinity
- Koliba
- Woods
- Latimer

**Absent—Excluded**
- Adams of Titus
- Grover
- Andrews
- Harding
- Bailey
- Banefield, Mrs.
- Harrington
- Ballman
- Eckhardt
- Barrow
- Foreman
- Bass
- Glass
- Bridges
- Grover
- Baus
- Haring
- Caldwell
- Carriker
- Cole of Harris
- Collins
- Jarvis
- Cory
- Johnson of Bexar
- Corder
- Johnson of Bell
- Cowles
- Jones of Dallas

**Yeas—46**
- Adams of Titus
- Grover
- Andrews
- Harding
- Bailey
- Banefield, Mrs.
- Harrington
- Ballman
- Eckhardt
- Barrow
- Foreman
- Bass
- Glass
- Bridges
- Grover
- Baus
- Haring
- Caldwell
- Carriker
- Cole of Harris
- Collins
- Jarvis
- Cory
- Johnson of Bexar
- Corder
- Johnson of Bell
- Cowles
- Jones of Dallas

**Absent—Excluded**
- Adams of Titus
- Grover
- Andrews
- Harding
- Bailey
- Banefield, Mrs.
- Harrington
- Ballman
- Eckhardt
- Barrow
- Foreman
- Bass
- Glass
- Bridges
- Grover
- Baus
- Haring
- Caldwell
- Carriker
- Cole of Harris
- Collins
- Jarvis
- Cory
- Johnson of Bexar
- Corder
- Johnson of Bell
- Cowles
- Jones of Dallas

**Yeas—61**
- Adams of Lubbock
- Longoria
- Andrews
- of McLennan
- Atwell
- McIlhany
- Barnes
- Markgraf
- Barron
- Martin
- Bartlam
- Miller
- Blaine
- Nagel
- Boyeon
- Oliver
- Buchanan
- Parsons
- Ballard
- Ratcliff
- Cole of Hunt
- Read
- Cook
- Richardson
- Cowen
- Rosas
- Crair
- Schram
- Crews
- Shannon
- Carrington
- Shipley
- Dewey
- Smith of Bexar
- Fletcher
- Smith of Jefferson
- Floyd
- Nelson
- Garrison
- Spelman
- Gladwell
- Stewart
- Guffey
- of Galveston
- Hisson
- Struve
- Huebner
- Thurmond
- Isaacks, Miss
- Walker
- James
- Ward
- Jamison
- Watson
- Johnson of Dallas
- Wilson of Trinity
- Koliba
- Woods
- Latimer

**Absent—Excluded**
- Adams of Titus
- Grover
- Andrews
- Harding
- Bailey
- Banefield, Mrs.
- Harrington
- Ballman
- Eckhardt
- Barrow
- Foreman
- Bass
- Glass
- Bridges
- Grover
- Baus
- Haring
- Caldwell
- Carriker
- Cole of Harris
- Collins
- Jarvis
- Cory
- Johnson of Bexar
- Corder
- Johnson of Bell
- Cowles
- Jones of Dallas

**Yeas—46**
- Adams of Titus
- Grover
- Andrews
- Harding
- Bailey
- Banefield, Mrs.
- Harrington
- Ballman
- Eckhardt
- Barrow
- Foreman
- Bass
- Glass
- Bridges
- Grover
- Baus
- Haring
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- Johnson of Bexar
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- Jarvis
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- Johnson of Bell
- Cowles
- Jones of Dallas
A record vote was requested on the motion to adjourn until 11:00 o'clock a.m. next Monday. The motion to adjourn until 11:00 o'clock a.m. next Monday prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
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<td>62</td>
</tr>
</tbody>
</table>

The members voting aye were:

- Adams of Titus
- Allen
- Bailey
- Ballman
- Bass
- Bell
- Bell
- Bridges
- Bridges
- Carriker
- Cole of Harris
- Cole of Hunt
- Cotten
- Cowles
- Dewey
- Eckhardt
- Eyler
- Foreman
- Gibbens
- Gladden
- Glass
- Guffey
- Haring
- Harwood
- James
- Johnson of Dallas
- Johnson of Beaumont
- Jones of Dallas
- Jones of Travis
- Koliba
- Korioth
- Berry
- Chapman
- Connell
- de la Garza
- Ehrle
- Fairchild
- Garrison
- Green
- Healy
- Hughes of Grayson
- Hughes of Dallas
- Absent

The members voting nay were:

- Adams of Lubbock
- Alaniz
- Andrews
- de la Garza
- Ehrle
- Faithful
- Garrison
- Green
- Hughes of Grayson
- Hughes of Dallas
- Absent

The members voting absent—excused were:

- Adams
- Hall
- Kilpatrick
- A record vote was requested on the motion to adjourn until 11:00 o'clock a.m. next Monday. The motion to adjourn until 11:00 o'clock a.m. next Monday prevailed by the following vote:

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The members voting aye were:

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- Allen
- Bailey
- Ballman
- Bass
- Bell
- Bell
- Bridges
- Bridges
- Carriker
- Cole of Harris
- Cole of Hunt
- Cotten
- Cowles
- Dewey
- Eckhardt
- Eyler
- Foreman
- Gibbens
- Gladden
- Glass
- Guffey
- Haring
- Harwood
- James
- Johnson of Dallas
- Johnson of Beaumont
- Jones of Dallas
- Jones of Travis
- Koliba
- Korioth
- Berry
- Chapman
- Connell
- de la Garza
- Ehrle
- Faithful
- Garrison
- Green
- Healy
- Hughes of Grayson
- Hughes of Dallas
- Absent

The members voting nay were:

- Adams of Lubbock
- Alaniz
- Andrews
- de la Garza
- Ehrle
- Faithful
- Garrison
- Green
- Healy
- Hughes of Grayson
- Hughes of Dallas
- Absent

The members voting absent—excused were:

- Adams
- Hall
- Kilpatrick

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- Garrison
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- Hughes of Grayson
- Hughes of Dallas
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- Adams of Lubbock
- Alaniz
- Andrews
- de la Garza
- Ehrle
- Faithful
- Garrison
- Green
- Healy
- Hughes of Grayson
- Hughes of Dallas
- Absent

The members voting absent—excused were:

- Adams
- Hall
- Kilpatrick
The Benediction was offered by the Reverend Clinton Kersey, Chaplain. In accordance with the motion to adjourn, the House at 4:54 o'clock p.m., adjourned until 11:00 o'clock a.m. next Monday.

APPENDIX

STANDING COMMITTEE REPORTS

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

Agriculture: S. B. No. 21.

Appropriations: S. B. No. 35.


Game and Fisheries: H. B. No. 142.

Labor: H. B. No. 36.

Municipal and Private Corporations: H. B. No. 83.


REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, March 9, 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. 29, inviting Dr. James H. Journey to address a Joint Session of both Houses at 11:30 a.m. on Thursday, March 9, 1961, has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

SENT TO GOVERNOR

March 9, 1961

H. C. R. No. 29.

THIRTY-THIRD DAY

(Monday, March 13, 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  Boyse
Adams of Lubbock  Bridges
Adams of Titus  Bechman
Atkins  Butler
Allen  Caldwell
Andrews  Carson
Arweil  Carriker
Atley  Chapman
Bailey  Colley
Ballman  Cote of Harris
Bakerfield, Mrs.  Cole of Hunt
Barlow  Collins
Barries  Connell
Bartram  Cook
Bass  Cory
Bell  Crain
Blaine  Cotten