March 16, 1961  HOUSE JOURNAL  747

Agriculture: H. C. R. No. 42 and S. C. R. No. 25.
Criminal Jurisprudence: H. B. No. 295.
School Districts: S. B. No. 42.
Municipal and Private Corporations: H. B. No. 29.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, March 14, 1961
Honorable James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred
H. B. No. 63, A bill to be entitled "An Act amending Article 2094, Revised Civil Statutes of Texas, as last amended, to provide use of jury wheel for counties of at least (10,000) population and all counties of two (2) or more District Courts and having a population of at least five thousand (5,000) according to the last preceding Federal Census; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, March 14, 1961
Honorable James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred
H. B. No. 239, A bill to be entitled "An Act relating to filing application for nomination by candidates of political parties making nominations by convention, and filing of affidavits of intent to run by independent candidates; amending the Election Code of Texas, 1951, by adding a new Article thereto; 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:

"Almighty God, give us wisdom to see today that no good life comes without right discipline. Give us strength to impose it upon ourselves and let others do it for us.

Help us today to discipline our speech that we may seek clarity rather than cleverness, and sincerity instead of sarcasm. In all areas of life we thank Thee for Thy help.

—Amen."

LEAVES OF ABSENCE GRANTED

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

Mr. Osborn for today on motion of Mr. Cotten.

Mr. Harding for today on motion of Mr. Richardson.

Mr. Cook for today on motion of Mr. Barnes.

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. Hale, Bridges, Mullen, Peeler, Glusing, and Pipkin:

H. B. No. 831, A bill to be entitled "An Act reorganizing the State of Texas into supreme judicial districts for the purpose of constituting and organizing courts of civil appeals therein, creating the Twelfth Supreme Judicial District of Texas with Corpus Christi as the site of said court; providing for the appointment and qualification of the judges of said Twelfth Supreme Judicial District and other officers thereof; providing for the transfer of cases and regulating appeals from the lower courts of the counties constituting said Twelfth Supreme Judicial District of Texas; authorizing the necessary appropriations; providing an effective date for the creation of said court; repealing all laws or parts of laws in conflict herewith; and declaring an emergency."

Referred to the Committee on Judiciary.

By Mr. de la Garza:

H. B. No. 834, A bill to be entitled "An Act amending Subsection (b) of Section 13, Article 3912e, Revised Civil Statutes of 1925, as enacted by Senate Bill No. 5, Chapter 465, Second Called Session of the 44th Legislature, 1935, as amended by Senate Bill No. 6, Chapter 51, 51st Legislature, 1949, providing..."
that salaries of criminal district attorneys or county attorneys, performing the duties of district attorney and the salaries of his assistants, shall be paid from the County Officers' Salary Fund or General Fund, that the State shall pay to each county for its Officers' Salary Fund, an amount equal to a sum which bears the same proportion to the total salary of such criminal district attorney or county attorney performing the duties of district attorney and the salaries of his assistants, as all felony fees collected by such officer during the year 1935, bear to the total fees collected by said officer during said year; and providing the manner of payment and the amount thereof to be made by the State in counties wherein no felony fees were collected in and during the said year 1935; and providing that such payments by the State shall be made after the close of each four-month (4) period starting September 1, 1941; that the Comptroller of Public Accounts shall verify the sums due at or after the close of each four-month (4) period and shall issue his warrant to the Assessor and Collector of Taxes for each county, authorizing the amount due to be deducted and withheld from current, delinquent or other State taxes collected by him for the account of the State; and further providing that each county entitled to payments, shall make claim to the State Comptroller showing all such salaries paid during the preceding four-month period; that such Assessor and Collector shall remit amounts so withheld from State tax collections to the Treasurer of his county and also endorse said warrant and remit same with the balance of State tax collections due and payable to the State to the Comptroller of Public Accounts.

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

By Mr. Price:

H. R. No. 839, A bill to be entitled "An Act repealing Chapter Thirteen (13), Articles 1478 through Article 1482 and Chapter Fourteen (14), Articles 1483 through Article 1494 of the Civil Statutes of 1925; and as codified by Vernon's Annotated Statutes of Texas, 1925, declaring an emergency."

Referred to the Committee on State Affairs.

By Mr. Price:

H. R. No. 846, A bill to be entitled "An Act amending Acts of the 53rd Legislature, Regular Session, 1953, to provide that the maximum salary
H. B. No. 868, A bill to be entitled "An Act amending Subsection (c) of Section 4, Chapter 356, Acts of the Fifty-second Legislature, Regular Session, 1951, as amended, relating to the issuance of negotiable notes; prescribing the conditions under which such notes may be issued; enacting other provisions related to the subject; providing that this Act is cumulative of Article 2827 V.A.R.C.S. of Texas; and declaring an emergency.

Referred to the Committee on Contingent Expenses.

By Mr. Carriker:

H. B. No. 859, A bill to be entitled "An Act authorizing independent school districts to borrow money for current maintenance expenses; providing for the method of evidence of such loans by the issuance of negotiable notes; prescribing the conditions under which such notes may be issued; enacting other provisions related to the subject; providing that this Act is cumulative of Article 2827 V.A.R.C.S. of Texas; and declaring an emergency.

Referred to the Committee on Education.

By Messrs. Gluesing, Dewey and Jamison:

H. B. No. 861, A bill to be entitled "An Act amending Section 2 of Chapter 52, Acts of the Forty-fifth Legislature, 1951, as amended, which is codified as Section 2 of Article 2654a of Vernon's Revised Civil Statutes of Texas; authorizing the governing bodies of State educational institutions to make and collect laboratory charges, and "breakage" or loss deposits; providing for an effective date; and declaring an emergency.

Referred to the Committee on Education.

By Messrs. Carriker, James, Roberts of Dawson, Whitfield, Andrews, Harling, Jarvis and Mullen:

H. B. No. 866, A bill to be entitled "An Act defining the judicial districts of the State; providing for the preservation of certain courts; providing for the appointment and election of judges of certain courts; preserving certain criminal district courts; fixing the jurisdiction of district courts and providing for the functions of the Judge thereof; providing for the transfer of cases and proceedings; providing procedure for transferred cases and proceedings; fixing the terms of district courts and providing for sessions; providing for the exchange of benches and for judges to sit for each other; providing for rules of certain courts; conforming the jurisdiction of courts; providing for district clerks, sheriffs, county and district attorneys and criminal district attorneys to serve the courts; providing for court reporters and seals of courts; fixing an effective date of this act; repealing all conflicting laws and making this Act cumulative of non-conflicting laws governing district courts; providing a savings clause; and declaring an emergency.

Referred to the Committee on Judiciary.

By Mr. Cole of Harris:

H. B. No. 870, A bill to be entitled "An Act amending Article 466, Penal Code of Texas, 1929, relating to parents giving consent for the marriage of minors; repealing all laws to the extent of conflict; and declaring an emergency.

Referred to the Committee on Public Health.

By Mr. Hughes of Dallas:

H. B. No. 897, A bill to be entitled "An Act amending Article 405, Civil Statutes of the State; relating to the appointment of clerks and clerks of court; repealing all conflicting laws and making this Act cumulative of non-conflicting laws governing district courts; fixing an effective date of this act; repealing all conflicting laws and making this Act cumulative of non-conflicting laws governing district courts; providing a savings clause; and declaring an emergency.

Referred to the Committee on Public Accounts to allocate to the Minimum Foundation School Fund all funds heretofore allocated to the Available School Fund, with certain exceptions; repealing laws...
in conflict; and declaring an emergency.”

Referred to the Committee on Education.

By Messrs. Adams of Titus and Pieratt:

H. B. No. 920. A bill to be entitled “An Act providing for the transfer of one per cent (1%) of the total Permanent School Fund to the Available School Fund each year for a period of three (3) years, subject to a stated limitation on the total amount transferred; and declaring an emergency.”

Referred to the Committee on State Affairs.

By Messrs. Watson, Floyd and Garrison:


Referred to the Committee on Appropriations.

By Mr. Korioth:

H. B. No. 950. A bill to be entitled “An Act providing for no liability on the part of railroad employees for blocking road or street crossings at grade with train; providing for responsibility of such blocking of such crossings on the railroad; and providing for triple damages, reasonable attorney’s fees and court costs to certain employees of railroads as penalty of violation by railroads, and declaring an emergency.”

Referred to the Committee on Judiciary.

By Messrs. Struwe, Mullen, Johnson of Bexar, Jones of Travis, Caldwell, Pipkin and Berry:

H. B. No. 988. A bill to be entitled “An Act relating to fistic combat, wrestling matches, boxing, sparring contests or exhibitions for money, amending Sections 1 of Chapter 241, Acts of the 43rd Legislature, Regular Session, 1933, as amended, allowing contests or exhibitions to be held on State or National holidays falling on Sundays; authorizing the Commissioner of Labor Statistics to suspend licenses under this Act for abuse of responsibility in regard to equipment purchased on credit; making each club or organization responsible for enforcing the rules and regulations of the National Amateur Athletic Union; providing for annual licensing of each amateur club and/or organization; subjecting all contests and tournaments to the supervision of the Commissioner of Labor Statistics; requiring semi-annual reports of each regional director, or of the State director in areas which do not operate through regional directors; requiring annual reports of the State director; providing exemptions to the requirement of ringside attendance of a physician; providing exemptions to the prohibition against boxers, wrestler’s or manager’s participation during any amateur show; containing a severability clause; and declaring an emergency.”

Referred to the Committee on State Affairs.

By Mr. Stewart of Galveston:

H. B. No. 1461. A bill to be entitled “An Act relating to pensions for firemen and their dependents in unincorporated areas, providing for the financing of the benefits provided for herein; providing for an allocation of the gross-premiums tax levied herebefore against insurance companies transacting the business of fire insurance in this state, and providing for contributions to be made by members of volunteer fire departments in unincorporated areas, and for contributions by the State of Texas, and by counties which employ or are served by such firemen; amending Sections 1, 2, 3, 4, 6, 6A, 6B, 7A, 9, 10, 10A, 11, 12, 20, 21, 23A and 26 of Chapter 125, Acts of the Regular Session of the 45th Legislature, heretofore amended (relating to Firemen’s Relief and Retirement Funds); repealing Section 19B of said Chapter 125; declaring:
this Act to be severable; providing that this bill shall take effect and be in force from and after September 1, 1961; and declaring an emergency.

Referred to the Committee on Municipal and Private Corporations.

By Mr. Preston:

H. B. No. 1042, A bill to be entitled "An Act providing for the hunting, taking, and killing of wild buck deer, wild bear, wild turkey gobblers and collared peccary, or javelina, with bows and arrows in Lamar County; establishing a season therefor; and providing for the use of certain types of bows and arrows; defining a buck deer for purposes of this Act; providing penalties; and declaring an emergency."

Referred to the Committee on Game and Fisheries.

SENATE BILLS ON FIRST READING

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

S. B. No. 241 to the Committee on Counties.

S. B. No. 249 to the Committee on Criminal Jurisprudence.

S. B. No. 319 to the Committee on Counties.

S. B. No. 71 to the Committee on Conservation and Reclamation.

S. B. No. 217 to the Committee on State Affairs.

S. B. No. 289 to the Committee on Appropriations.

INTRODUCTION OF HOUSE BILL NO. 1044

Mr. Watson asked unanimous consent of the House to introduce at this time and have placed on first reading, House Bill No. 1044.

There was no objection offered and it was so ordered.

CONGRATULATORY RESOLUTIONS ADOPTED

H. S. R. No. 371, By Mr. Johnson of Bexar: Recognizing students of Terrell Wells Junior High of San Antonio.

H. S. R. No. 372, By Mr. Turman: Commending citizens of Stemford, Texas, for sponsoring Texas Cowboy Reunion.

H. S. R. No. 376, By Mr. McCoppin: Congratulating Texarkana High School Stage Band.

H. S. R. No. 377, By Messrs. Foreman, Sandahl and Jones of Travis: Recognizing students of Highland Park Elementary School, Austin, Texas.

H. S. R. No. 378, By Mr. Oliver: Congratulating the Capitol Press Corps.

H. S. R. No. 384, By Messrs. Hale, Bridges, Peeler and Glusing: Recognizing students from the Coggin Memorial School.

MESSAGE FROM THE SENATE

Austin, Texas, March 15, 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:

H. B. No. 219, Authorizing Texas Western College to acquire tracts of land in El Paso contiguous and or adjacent to the campus; and declaring an emergency.

H. B. No. 118, Amending Chap. 1, H. B. 11, 56th Leg. 3rd called session relating to miscellaneous exercise taxes; and declaring an emergency. (with amendments)

H. J. R. No. 46, Amending Article III of the Constitution by authorizing the Water Development Board to use the Water Development Fund to acquire storage facilities in reservoirs and to dispose of such storage facilities under authority of the legislature. (with amendments)

Respectfully,

CHARLES A. SCHNABEL,
Secretary of the Senate.
INVITATION TO THE REVEREND THEO S. KYRITISIS

Mr. Oliver offered the following resolution:

H. C. R. No. 54

Whereas, The greatness that was ancient Greece was reborn 140 years ago this month when her sons and daughters joined the freedom marchers of the nineteenth century and began their struggle to overthrow their Turkish conquerors; and

Whereas, The history of the Greeks in asserting their independence on March 25, 1821, after some four centuries of Ottoman rule, closely parallels that of the valiant Texans who, some fourteen years later, declared their independence from the Mexican dictatorship of General Santa Anna; and

Whereas, Justifiable pride of origin imbued in Greek Texans is akin to that which leads all Texas citizens to boast of Travis, Bowie, Fannin, Houston, and those other heroes of the Alamo, Goliad, and San Jacinto; and

Whereas, The House of Representatives of the Fifty-seventh Legislature wishes to recognize these outstanding and loyal citizens of Greek descent and to offer a tribute to the Independence of Greece, which they celebrate annually on March 25, now therefore be it

Resolved, That the Reverend Theo S. Kyritzis, pastor of St. George Greek Orthodox Church of Port Arthur, Texas, be invited to give the opening prayer when the House of Representatives convenes for the day of March 23, 1961; and be it

further

Resolved, That the Board of Control be directed to fly the flag of Greece beneath the Texas flag over the State Capitol in Austin, Texas on that day.

The resolution was referred to the Committee on Rules.

RELATIVE TO THE APPOINTMENT OF AN INTERIM GAME AND FISH COMMITTEE

Mr. Harrington offered the following resolution:

H. S. R. No. 375

Whereas, The 57th Legislature of the State of Texas recognizes the recreational and economic values of fish and wildlife to the people of the State; and

Whereas, It is in the best interests of the people of the State of Texas that the House of Representatives create an interim committee to study the conservation needs and efforts extended in behalf of the renewable natural resources of the State as to be fully informed of all facts dealing with the fish and wildlife resources and their conservation. The committee will study the taking of oyster shell and the need of regulation and conservation of oyster reefs, and the feasibility of creating more artificial reefs in the Gulf waters. The committee will also meet with representatives of adjoining Gulf Coast States to study the feasibility of reciprocity laws.

Whereas, It is the desire of the Legislature to furnish full and accurate information to the 57th and 58th Legislature on the fish and wildlife resources including research, management, development and protection, and the management of sand, shell and gravel in the public waters of the State particularly as they relate to the fishery resources; now, therefore

Be it resolved by the House of Representatives of the State of Texas:

Section 1. That an interim Game and Fish Committee of the House of Representatives be, and the same is hereby authorized and provided to consist of five (5) members to be appointed by the Speaker of the House of Representatives. Said Committee shall meet, and promulgate the rules and procedure by which it shall function, including the times and places when and where it shall meet, between the date of adoption of this resolution and the date of the convening of the Regular Session of the 58th Legislature; and it shall have full authority and it shall be its duty to study and make inquiries into matters pertaining to fish and wildlife research, management, development, and protection. Any vacancy on said Committee shall be filled by appointment by the Speaker of the House of Representatives.

Section 2. The Committee shall have authority to employ necessary secretarial help to keep proper records and make reports thereof.
Section 3. The Committee shall make such reports to the Members of the 57th Legislature and to the 58th Legislature as it may deem necessary and appropriate.

Section 4. Members of the Committee shall be reimbursed for their actual and necessary expenses incurred while engaged in the work of the Committee and while traveling between their places of residence and the places where meetings of the Committee are held. Compensation of the Committee's employees, expenses incurred by members of the Committee, and all other expenses of the Committee shall be paid out of the appropriation for mileage and per diem and contingent expenses of the 57th Legislature. All payrolls and traveling expense vouchers shall be approved by the Chairman of the Committee and the Speaker of the House of Representatives before payment.

The resolution was referred to the Committee on State Affairs.

INVITATION TO THE TEXAS TECHNOCAL COLLEGE CHOIR

Mr. Quilliam offered the following resolution:

H. S. R. No. 373

Whereas, The Texas Technological College Choir, under the direction of Gene Kenny, has gained nationwide acclaim in the field of choral singing, and

Whereas, The famous Tech Choir is scheduled to present a concert in Austin on March 28, and

Whereas, Such date would be an excellent opportunity for the members of the House of Representatives to enjoy the outstanding talent of the Tech choral group and at the same time to give recognition to the choir's outstanding achievements, now, therefore, be it

Resolved, By the members of the 57th Legislature that the Texas Tech Choir be invited to sing before the House of Representatives on Tuesday, March 28, at 10:15 a.m.

QUILLIAM,
ADAMS of Lubbock.

The resolution was referred to the Committee on Rules.

SUSPENDING JOINT RULES

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

S. C. R. No. 31

Be it resolved by the Senate of the State of Texas, the House of Representatives concurring, that the Joint Rules be, and they are hereby suspended in order to permit the Senate to consider Senate Bill No. 1 at any time.

The resolution was read.

Mr. Cotten offered the following amendment to the resolution:

Amend Senate Concurrent Resolution Number 31 by substituting therefor the following:

"Be it resolved by the Senate of the State of Texas, the House of Representatives concurring, that the Joint Rules be, and they are hereby suspended in order to permit either House to consider Senate Bill No. 1 and House Bill No. 237 at any time."

The amendment by Mr. Cotten was adopted.

S. C. R. No. 31, as amended, was adopted.

COMMITTEE MEETING

On motion of Mr. Hughes of Grayson, and by unanimous consent of the House, the Committee on Public Lands and Buildings was granted permission to meet at this time.

CONTINUING THE TEXAS SURPLUS PROPERTY AGENCY

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

S. C. R. No. 29, Continuing the Texas Surplus Property Agency.

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

S. C. R. No. 29 was adopted.

Mr. Hollowell moved to reconsider the vote by which S. C. R. No. 29 was adopted and to table the motion to reconsider.

The motion to table prevailed.
RELATIVE TO H. B. NO. 424

Mr. Townsend asked unanimous consent to show the following omitted line from Page 2, Section 2, line 12, in House Bill 424:

“may be safely provided for any of the wildlife resources of said county, said Commission is authorized and directed from time to time to provide an open season or period of time.”

There was no objection offered and it was so ordered.

RELATING TO THE COMMEMORATION OF THE CIVIL WAR CENTENNIAL

The Speaker laid before the House for consideration at this time, S. C. R. No. 13, Relating to the commemoration of the Civil War Centennial.

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

S. C. R. No. 13 was adopted.

HOUSE BILL NO. 189 WITH SENATE AMENDMENTS

Mr. Huebner moved that all the necessary rules be suspended for the purpose of taking up and considering at this time House Bill No. 189 with Senate Amendments.

The motion prevailed by the necessary two-thirds vote.

Mr. Huebner moved that the House do not concur in the Senate Amendments, and that a Conference Committee be requested to adjust the differences between the two Houses on the bill.

Mr. Jones of Travis moved, as a substitute motion for the motion by Mr. Huebner, that the House concur in the Senate Amendments to H. B. No. 189.

The substitute motion by Mr. Jones of Travis to concur in Senate Amendments to H. B. No. 189, was lost.

The motion by Mr. Huebner, to not concur in Senate Amendments to H. B. No. 189 and request a Conference Committee to adjust the differences between the two Houses on the bill, then prevailed.

TO REQUEST THE CONGRESS OF THE UNITED STATES TO CONTINUE THE HOUSE UN-AMERICAN ACTIVITIES COMMITTEE

The Speaker laid before the House for consideration at this time, H. S. R. No. 102. To request the Congress of the United States to continue the House Un-American Activities Committee.

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

The resolution was read.

A record vote was requested on the resolution.

H. S. R. No. 102 was adopted by the following vote:

Yea-139
Adams of Lubbock  Dungan
Adams of Titus  Ehle
Alaup  Fairchild
Allen  Fletcher
Andrews  Floyd
Atwell  Foreman
Bailey  Garrison
Ballman  Gibbens
Bannfield, Mrs.  Gladden
Barrows  Glass
Bartram  Gisung
Bass  Green
Bell  Groover
Berry  Guffey
Blaine  Hale
Boysen  Haring
Bridges  Harrington
Buchanan  Hayes
Burgess  Nealy
Butler  Ninson
Caldwell  Hollowell
Cannon  Huebner
Carriker  Hughes
Chapman  of Grayson
Cole of Harris  Hughes of Dallas
Cole of Hunt  Isaacks, Mmes
Collins  James
Counsel  Jamison
Cory  Jarvis
Cotten  Johnson of Dallas
Cowen  Johnson of Bexar
Crowe  Johnson of Bell
Crain  Jones of Dallas
Crews  Jones of Travis
Curlington  Kirkpatrick
de la Garza  Koliba
Dewey  Kerfoot
Duff, Miss  Lack
I voted present and not voting because the resolution sweepingly endorsed all the activities of the House Un-American Activities Committee. Though I believe that treason and subversion should be vigorously suppressed and punished by due process of law, I do not believe in guilt by association or conviction by accusation. I felt that a vote against the resolution would wrongly reflect my views on the first point whereas a vote for it would imply that I condone McCarthyism. Therefore I voted present and not voting.

In passing, I wish to decry resolutions of this sort which, if properly considered, would unduly occupy the House's time and if accepted without consideration would blanketly endorse many vicious and cynical practices of a demagogic Republican regime intent upon destroying its opposition rather than combating subversion.

ECKHARDT.

REASON FOR VOTE

I abstained from voting on House Simple Resolution Number 102 for the same reasons as stated by Mr. Eckhardt.

DAN STRUVE.

SENATE BILL NO. 160 ON SECOND READING

The Speaker laid before the House on its second reading and passage to third reading, S. B. No. 160, Authorizing the Texas Youth Council to convey a tract of land owned by the State of Texas to the Corsicana Independent School District; and declaring an emergency.

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

SENATE BILL NO. 160 ON THIRD READING

Mr. Curington moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 160 be placed on its third reading and final passage.

The motion prevailed by the following vote:

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The motion prevailed by the following vote:

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Eckhardt

Present—Not Voting

Mr. Eckhardt, voting present and not voting on House Bill No. 160, submitted the following reasons:

1. The bill was read second time and was passed to third reading.
2. Mr. Curington moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 160 be placed on its third reading and final passage.
3. The motion prevailed by the following vote:

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Eckhardt

OEK

Present—Not Voting

Of El Paso

Cook

Cook

Osborn

Osborn

Harding

Harding

REASON FOR VOTE ON HOUSE SIMPLE RESOLUTION NO. 102

I voted present and not voting because the resolution sweepingly endorsed all the activities of the House Un-American Activities Committee. Though I believe that treason and subversion should be vigorously suppressed and punished by due process of law, I do not believe in guilt by association or conviction by accusation. I felt that a vote against the resolution would wrongly reflect my views on the first point whereas a vote for it would imply that I condone McCarthyism. Therefore I voted present and not voting.

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Eckhardt

OEK

Present—Not Voting

Of El Paso

Cook

Cook

Osborn

Osborn

Harding

Harding

REASON FOR VOTE ON HOUSE SIMPLE RESOLUTION NO. 102

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**Yeas—138**

- Adams of Lubbock
- Garrison
- Almanez
- Gibbens
- Allen
- Glidden
- Andrews
- Glenn
- Atwell
- Glisling
- Bailey
- Green
- Ballman
- Grover
- Bankfield, Mrs.
- Guffey
- Barlow
- Hale
- Barnes
- Haring
- Bartram
- Harrington
- Bass
- Haynes
- Bell
- Heath
- Berry
- Hollowell
- Blaine
- Hueber
- Boyense
- Hughes
- Bridges
- of Grason
- Burgess
- Hughes of Dallas
- Butler
- Isaacks, Miss
- Caldwell
- James
- Cannon
- Jamison
- Carriker
- Jarvis
- Chapman
- Johnson of Dallas
- Cole of Harris
- Johnson of Bexar
- Cole of Hunt
- Johnson of Bell
- Collins
- Jones of Dallas
- Cowell
- Jones of Harris
- Cory
- Kirpatrick
- Cotten
- Koliba
- Cowen
- Koroth
- Cowens
- Lack
- Crain
- Lary
- Crews
- Latiimer
- Curington
- LaValle
- de la Garza
- Leaverton
- Dewey
- Lewis
- Huff, Miss
- Longoria
- Dungan
- McCoppin
- Eckhardt
- McGregor
- Ehrie
- of McLennan
- Fairchild
- McGreer
- Fletcher
- of McLennan
- Floyd
- McElhany
Mr. Carginton moved to reconsider the vote by which S. B. No. 160 was passed and to table the motion to reconsider. The motion to table prevailed.

REASON FOR VOTE

I voted for S. B. No. 160 because the Corsicana State Home serves my district. After much difficulty in getting this bill out of the State Affairs Committee it has been a pleasure aiding the Navarro County Representative in obtaining its passage.

RONALD E. ROBERTS

HOUSE BILL NO. 334 ON SECOND READING

The Speaker laid before the House as postponed business on its second reading and passage to engrossment, H. B. No. 334, A bill to be entitled "An Act providing additional revenue for the support of the state government; amending Article 9.26 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 the allocation of motor fuel (gasoline) tax; repealing Section (9) of Article 7.08 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 a tax on cigarettes; amending Section (g) of Article 20.01 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 the definition of 'phonographs'; amending Section (I) of Article 20.01 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 air conditioners and component parts used in the assembly and installation of air conditioners; providing a savings clause; providing a severability clause; repealing laws in conflict; declaring an emergency; and providing for an effective date."

The bill was read second time.

Mr. Ballman moved that further consideration of House Bill No. 334 be postponed until March 27 at 10:00 o'clock a.m. The motion prevailed.

TO GRANT McNEIL GRIFFIN PERMISSION TO SUE THE STATE

The Speaker laid before the House for consideration at this time, H. C. R. No. 7, Granting McNeil Griffin permission to sue the State. The resolution having heretofore been referred to the Committee on State Affairs and reported favorably by the Committee.

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

The Speaker laid before the House Committee Amendment No. 1 as postponed business on Its second Amend H. C. R. No. 7 by striking and passage to engrossment, weakening the last paragraph thereof and
Resolved, that nothing herein shall be construed as an admission on the part of the State of Texas or the State Highway Department as to the validity of any allegations or claims asserted in said suit, but that all allegations and claims asserted in said suit must be proved as in other suits under the same rules of evidence and the same laws as apply in and govern the trial of other civil cases; and be it further

Resolved, That nothing herein shall be construed as a waiver of any defenses, of fact as well as of law, that may be asserted by or available to the State of Texas or the State Highway Department In said suit, but all such defenses are hereby specifically reserved.

The amendment was adopted.

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

BILLS AND RESOLUTION SIGNED BY THE SPEAKER

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

S. B. No. 21, "An Act relating to the regulation of the manufacture, sale, or distribution, of commercial fertilizers; repealing Articles 1709 through 1726, inclusive, Title 19, Chapter 12, Texas Penal Code, as amended, and Articles 94 through 198, inclusive, Title 4, Chapter 5, Texas Revised Civil Statutes (1925) as amended; and declaring an emergency."

S. B. No. 32, "An Act validating all acts and proceedings of the Commissioners Court of Hudspeth County, Texas, in creating the Port Hancock Municipal Water District of Hudspeth County, Texas; validating the district, all proceedings, including all hearings and elections and notices thereof, heretofore held on the proposition of issuing bonds of the county for the purpose of purchasing and/or improving lands for park purposes; validating all proceedings relating to such elections and all bonds authorized at such elections; providing that the provisions of Chapter Nine of House Bill No. 6, Chapter 492, Acts of the Fifty-second Legislature of Texas, Regular Session, 1951 shall have no application to elections validated by this Act; etc., providing a severability clause; and declaring an emergency."

S. C. R. No. 28, "Memorializing the United States Congress to expand the sugar production in the continental limits of the United States."

HOUSE BILL NO. 63 ON THIRD READING

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

H. B. No. 63, A bill to be entitled "An Act amending Article 2094, Revised Civil Statutes of Texas, as last amended, to provide use of jury
wheel for counties of at least ten thousand (10,000) population and all counties of two (2) or more District Courts; and declaring an emergency."

The bill was read third time.

Mr. Barlow offered the following amendment to the bill:

Amend House Bill 63 by adding the following sentence to the end of Section 1 of this bill:

"In counties of over 500,000 population it shall not be necessary to fill the jury wheel more than once every four (4) years, unless the Presiding District Judge of such county shall order such wheel to be filled as hereinabove provided."

The amendment was adopted.

Mr. Nugent offered the following amendment to the bill:

Amend House Bill 63 by adding a new paragraph immediately following the paragraph ending in line 25 of the printed bill to read as follows:

"Provided, however, the provisions of this article shall not be mandatory in counties not having a city of more than 10,000 population according to the last preceding federal census. In any such county the provisions of this Article shall be permissive only as may be determined by the action of the Commissioners Court."

Mr. Carriker offered the following amendment to the amendment by Mr. Nugent:

Amend Nugent amendment by substituting the figure "20,000" for the figure "10,000."

The amendment by Mr. Carriker to the amendment by Mr. Nugent was adopted.

A record vote was requested on the amendment by Mr. Nugent as amended.

The amendment by Mr. Nugent, as amended, was lost, not receiving the necessary two-thirds vote, by the following vote:

Yeas--73
Adams of Titus
Allen
Andrews
Atwell
Ballman
Banfield, Mrs.
Barnes
Bell
Berry
Blaine
Borba
Burgess
Butler
Carriker
Collins
Connell
Cory
Cowen
Crain
Curington
de la Garza
Dewey
Duff, Miss
Ehrle
Fletcher
Foreman
Gibbons
Gibson
Green
Healy
Huebner
Hughes of Dallas
Jamison
Johnson of Dallas
Jones of Travis
Lack

Nays--67
Adams of Lubbock
Allen
Bailey
Barlow
Bass
Bridges
Buchanan
Coldwell
Cannon
Chapman
Cotlon
Cowles
Crews
Dungan
Eckhardt
Fairchild
Floyd
Garrison
Glass
Grover
Guffey
Hale

Year--73
Larry
Lalimer
Leaverton
Longoria
McCoppin
McGregor
McLennan
McLanahan
Martín
Miller
Moore
Mutschler
Niemeyer
Nugent
Paterson
Pears
Petty
Perey
Peters
Preston
Richards
Rosen
Sandahl
Schram
Slack
Smith of Bexar
Snelson
Springer
Thurman
Thurmond
Townsend
Trevino
Ward
Watson
Wells
Wheatley
Woods

Nays--67
Adams of Lubbock
Allen
Bailey
Barlow
Bass
Bridges
Buchanan
Coldwell
Cannon
Chapman
Cotlon
Cowles
Crews
Dungan
Eckhardt
Fairchild
Floyd
Garrison
Glass
Grover
Guffey
Hale

Year--73
Larry
Lalimer
Leaverton
Longoria
McCoppin
McGregor
McLennan
McLanahan
Martín
Miller
Moore
Mutschler
Niemeyer
Nugent
Paterson
Pears
Petty
Perey
Peters
Preston
Richards
Rosen
Sandahl
Schram
Slack
Smith of Bexar
Snelson
Springer
Thurman
Thurmond
Townsend
Trevino
Ward
Watson
Wells
Wheatley
Woods

Mr. Fletcher offered the following amendment to the bill:

Amend House Bill 63 by striking the words in Line 17 "ten-thousand (10,000)" and substituting the words "twenty-five thousand (25,000)" in lieu thereof.

Nays—57

Mr. Kennard moved the previous question on H. B. No. 63, with pending amendment, and the motion was seconded.

The previous question was ordered.

The amendment by Mr. Fletcher was lost.

A record vote was requested on the passage of H. B. No. 63. H. B. No. 63 was passed by the following vote:

**Yeas—82**

Adams of Lubbock
Crews

Alana
Duncan

Atwell
Eckhardt

Bailey
Fairchild

Ballman
Floyd

Barlow
Foreman

Bartram
Garrison

Bell
Gibbons

Blaine
Chidren

Bridges
Glueing

Burgess
Green

Butler
Grose

Caldwell
Guffey

Caner
Malo

Chapman
Haring

Cole of Harris
Harrington

Cowles
Haynes

Hollowell
Peeler

Hughes
Pipkin

Isaacks, Miss
Quilliam

James
Rapp

Johnson of Dallas
Kilpatrick

Johnson of Bexar
Rapp

Jones of Dallas
Richardson

Jones of Travis
Roberts of Hill

Kennaed
Ross

Kilpatrick
Sandahl

Koliba
Shane

Korita
Shep

Lary
Smith of Bexar

Leimie
Smith of Jefferson

La Valle
Spears

Lewke
Spilman

Marcro
Stewart

of McLennan
of Galveston

McGregor
Stewart

of El Paso
of Wichita

McIlhany
Stewart

Miller
Walker

Mullen
Whitfield

Murray
Wilson of Trinity

Pearcy
Yezak

Adams of Titus
Longoria

Allen
McCoppin

Andrews
Martin

Bainfield, Mrs.
Moore

Barnes
Matscher

Bass
Niemeyer

Berry
Nageot

Boyson
Parsons

Buchanan
Petty

Carrizz
Pieratt

Collins
Preston

Connell
Richards

Cory
Roberts of Dawson

Cotton
Rossm

Craun
Schram

Cren
Blank

de la Garza
Sluder

Dewey
Stetson

Duff, Miss
Springer

Ehre
Thurman

Fletcher
Thurmond

Heady
Townsend

Huebner
Trevino

Hughes of Dallas
Ward

Jamison
Wazson

Jarvis
Wells

Johnson of Bell
Whaley

Lack
Woods

Leaverton

Absen

Cole of Hunt
Hinson

Cortin
Oliver

Glass
Wilson of Potter
Absent—Excused
Cook
Harding
Osborn

Mr. Crews moved to reconsider the vote by which H. B. No. 63 was passed and to table the motion to reconsider.

The motion to table prevailed.

REASON FOR VOTE
I voted yes on the Jury Wheel Bill because I think that it is fair and that it will allow everyone in the county to have a fair chance to serve on the jury.

BAILEY
CONFERENCE COMMITTEE APPOINTED ON HOUSE BILL NO. 189
The Speaker announced the appointment of the following Conference Committee on the part of the House on H. B. No. 189:
Messrs. Huebner, Chairman; Cotton, Dewey, Glusling and Jones of Travis.

TO INTRODUCE RAYMOND L. TELLES, JR. TO THE HOUSE
Mr. Blaine offered the following resolution:
H. S. R. No. 383
Whereas, It is important to this Legislature to recognize outstanding citizens who have brought honor to the State of Texas; and
Whereas, Raymond L. Telles, Jr., dedicated Mayor of El Paso, has been named as United States Ambassador to the Republic of Costa Rica. He is the first American of Mexican descent to serve in such a position of international importance; and
Whereas, On March 20, 1961, the Texas Municipal League under the direction of its esteemed President, Dr. James H. McCrooklin, honored Mayor Telles in Austin, Texas, in presenting him a scroll of distinguished service which is "in gratitude and appreciation for outstanding service to the cities and towns of Texas while a member of the Texas Municipal League Board of Directors"; now, therefore, be it
Resolved, That Mayor Raymond L. Telles, Jr., be introduced to the Members of the House of Representatives on March 29, 1961; and, be it further
Resolved, That a copy of this Resolution be presented to Mayor Telles with our deep appreciation for his exceptional service to the people of Texas.

The resolution was adopted.

MESSAGE FROM THE SENATE
Austin, Texas, March 16, 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:
H. B. No. 76, Establishing the Howard County Juvenile Board; and declaring an emergency.
H. B. No. 547, Relating to a Hospital District within the boundaries of Comanche County; and declaring an emergency.
H. B. No. 199, Permitting certain counties to construct, operate and maintain an office building and certain offices outside the county seat; and declaring an emergency.
H. B. No. 617, Removing doves from the open season provided for certain game in McMullen County; and declaring an emergency.
H. C. R. No. 50, In memory of Amos A. Martin.
H. C. R. No. 53, Commending the Interstate Oil Compact Commission for its outstanding accomplishments, and inviting its Executive Committee and officials in attendance to visit the Legislature.
H. C. R. No. 48, Congratulating the Cougarettes of Buna High School on winning the Class AA girls' basketball championship.
H. B. No. 544, Local Game and Fish law for Gillespie County; and declaring an emergency.
H. B. No. 145, Providing that polls shall be open from 8:00 A.M.
to 8:00 P.M. in certain counties; and declaring an emergency. (with amendments)

H. B. No. 283, Local Game and Fish Law for McCulloch County; and declaring an emergency.

H. B. No. 287, Making it unlawful to hunt, take or kill deer in Cooke and Grayson Counties at any time; providing penalties for violations; and declaring an emergency.

H. B. No. 494, Creating the Deniton State School Independent School District; and declaring an emergency.

Sir: I am directed by the Senate to inform the House that the Senate has defeated S. B. 220, 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; and declaring an emergency.

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

MEMORIAL RESOLUTIONS ADOPTED

H. S. R. No. 374, By Mr. McCoppin: In Memory of William C. Timberlake.

H. S. R. No. 379, By Mr. Bailey: In Memory of William Stanley (Bill) Kendall.

ADJOURNMENT

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

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

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—60

Adams of Lubbock Barnes Barlow Butler Jones of Travis
caldwell Collins Cowen Cross Cuffin of Travis
Cooke Crain Dewey Duff, Miss

Cithardt Ehle Elliott Floyd

Garrison Gibbons Gladden Guffey Havill

Harrington Harrison Harms Hughes of Dallas

Isaacks, Miss James

Jamison Jarvis Johnson of Dallas

Jone of Biggs

Jones of Travis

Kennard Koliba

Lack Latimer

Leaverton Longoria

Mackert Miller

Muggs Nugent

Parsons Peary

Patey Shipley

Smith of Bexar

Stewart

Stevens

Strut

Townsend

Walker

Watson

Yeas—81

Adams of Titus Adkins Allen Aiken Allen Andrews

Bailey Bell

Blaine Blaine Buckman Moore

Cannon Carriker Carter Chapman Cole

Cole of Harris Cole of Hunt Cory

Cottle Crowe Curcotton Cushing

Dungan Eitche Fiey

Foreman Foreman Fruin

Gluesing Green

Grover Hale

Hasty Hession Hokehouse

Hofheise Shannon

Hughe of Grayson

Johnson of Bexar Slack

Johnson of Bell Smith of Jefferson

Jones of Dallas Spear

Kilpatrick Spilman

Koroth Springer
The motion to adjourn until 11:00 o'clock a.m. next Monday prevailed.

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

In accordance with the motion to adjourn, the House, at 12:33 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:


Labor: H. B. No. 34.

Military and Veterans Affairs: S. B. No. 184.

Municipal and Private Corporations: H. B. No. 475.

Public Lands and Buildings: H. B. No. 718.


Rules: H. C. R. No. 47 and H. C. R. No. 52.

Bills to whom was referred

H. B. No. 351, A bill to be entitled “An Act to reorganize the 42nd and the 96th Judicial Districts of the State of Texas by removing Shackelford County from the 42nd Judicial District and adding Shackelford County to the 96th Judicial District and making certain other provisions relating thereto; and declaring an emergency.”

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, March 14, 1961
Honorable James A. Turman, Speaker of the House of Representatives.

Sirs: Your Committee on Engrossed Bills to whom was referred

H. B. No. 351, A bill to be entitled “An Act to reorganize the 42nd and the 96th Judicial Districts of the State of Texas by removing Shackelford County from the 42nd Judicial District and adding Shackelford County to the 96th Judicial District and making certain other provisions relating thereto; and declaring an emergency.”

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, March 14, 1961
Honorable James A. Turman, Speaker of the House of Representatives.

Sirs: Your Committee on Engrossed Bills to whom was referred

H. B. No. 351, A bill to be entitled “An Act to reorganize the 42nd and the 96th Judicial Districts of the State of Texas by removing Shackelford County from the 42nd Judicial District and adding Shackelford County to the 96th Judicial District and making certain other provisions relating thereto; and declaring an emergency.”

Has carefully compared same and finds it correctly engrossed.

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

H. G. WELLS, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 494, A bill to be entitled "An Act creating the Denton State School Independent School District; providing for its territorial limits; providing for trustees; providing for taking census and certifying scholarships; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 656, A bill to be entitled "An Act amending Chapter 449, Acts of the Fifty-sixth Legislature, Regular Session, 1959, 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 authorized to create a public use and benefit; retaining 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 the Issuance of the an tier lease deer permits; providing for a public hearing to be held in Frio County and registering by the Comptroller of Public Accounts; providing for a severability clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 636, A bill to be entitled "An Act amending the Denton State School Independent School District; providing for its territorial limits; providing for trustees; providing for taking census and certifying scholarships; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 494, A bill to be entitled "An Act making it unlawful, except under the provisions of this Act, for any person to hunt, take, or kill any game animal in Frio County at any time; to take, kill, trap or possess, or attempt to hunt, take, or kill any game animal in Frio County at any time; to take, kill, trap or possess, or attempt to take, kill or trap any fish, except the wildlife resources of said County; requiring the Game and Fish Commission to serve a public use and benefit; providing for a public hearing to be held in Frio County and registering by the Comptroller of Public Accounts; providing for a severability clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.
for adequate notice of such hearing and for proper conducting of such hearing; 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; deleting wildlife resources; repealing certain laws; providing for the effective date of this Act; providing a savings clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, March 14, 1961

Speaker of the House

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

Sir: Your Committee on Engrossed Bills to whom was referred Honorable James A. Turman, Speaker of the House of Representatives.

H. B. No. 617, A bill to be entitled "An Act relating to the hunting, taking, or killing of wild quail in Camp County; amending Section 1 of Chapter 183, Acts of the Fifty-First Legislature, Regular Session, 1949, as amended, by removing doves from the list of counties in which it shall be lawful to hunt, take or kill wild quail in Camp County on any day except Sunday during a specified season; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, March 14, 1961

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 632, A bill to be entitled "An Act amending Section 1 of Chapter 183, Acts of the Fifty-First Legislature, Regular Session, 1949, as amended, by removing doves from the open season provided for certain game in McMullen County; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, March 14, 1961

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 633, A bill to be entitled "An Act providing an open season when it shall be lawful to hunt, take or kill squirrels in Morris and Camp Counties; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, March 14, 1961

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 611, A bill to be entitled "An Act relating to the hunting,
Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, March 14, 1961

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

Sir:

Your Committee on Engrossed Bills to whom was referred H. C. R. No. 48, "Congratulating the Cougarettes of Buna High School on winning the Class AA girls' basketball championship."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, March 14, 1961

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

Sir:

Your Committee on Engrossed Bills to whom was referred H. C. R. No. 53, "Commending the Interstate Oil Compact Commission for its outstanding accomplishments, and inviting its Executive Committee and officials in attendance to visit the Legislature."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

THIRTY-SIXTH DAY

(Monday, March 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
Blaine
Adams of Lubbock
Adams of Titus
Allen
Andrews
Atwell
Bailey
Ballman
Banfield, Mrs.
Barlow
Barnes
Bartram
Bass
Bell
Berry

Cowen
Crow
Crain
Crews
Cushing
de la Garza
Dewey
Duff, Miss
Duncan
Eckhardt
Ehle
Fabel
Fletcher
Foreman
Gladden
Glass
Glusing
Green
Grover
Guiffey
Hale
Harding
Haring
Harrington
Hays
Healy
Hinson
Hollowell
Hubner
Hughes of Grayson
Hughes of Dallas
Isaacks, Miss
James
Jamison
Jarvis
Johnson of Dallas
Johnson of Bexar
Johnson of Bell
Jones of Dallas
Jones of Travis
Kennard
Kilpatrick
KoUba
Korioth
Lack
Lafy
Lattimer
LaValle
Leaverton
Lewis
Longoria
McCoppin
McGregor
McGregor
McGregor
Melbany

Cowen
Markgraf
Cowles
Martin
Crain
Miller
Crews
Moore
Cushing
Mullen
de la Garza
Murray
Dewey
Mutschler
Duff, Miss
Niemeyer
Duncan
Nugent
Eckhardt
Oliver
Ehle
Osborn
Fabel
Paeth
Fletcher
Pearcy
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