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
Bozen
Adams of Titus
Alans
Allen
Andrews
Atwell
Bailey
Ballman
Banfield, Mrs.
Barlow
Barnes
Bartram
Bass
Bell
Berry

Cowen
Cowles
Crain
Crews
Cushington
de la Garza
Dewey
Duff, Miss
Dunham
Eckhardt
Ehle
Fatechild
Fletcher
Foreman
Gibbons
Gladden
Glass
Glasgow
Gunn
Gutierrez
Hale
Haring
Harrington
Harms
Hailey
Hinson
Hollowell
Hubner
Hughes
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
Lar
Laney
Lattimer
LaValle
Leaverston
Lewis
Longoria
McCoppin
McGregor
McGregor of McLennan
McGregor of El Paso
Melbany

Markgraf
Cowles
Martin
Crews
Moore
Mullen
Murphy
Mutcher
Niehmeier
Nugent
Oliver
Osborn
Parsons
Peeler
Pettit
Piekatt
Preston
Price
Quilliam
Rapp
Ratliff
Ray
Read
Richards
Richardson
Roberts of Hill
Roberts of Dawson
Ross
Sendahl
Sharm
Shannon
Skilley
Slack
Tanner
Smith of Bexar
Smith of Jefferson
Snelson
Spears
Spears
Springer
Stewart
Stewart
Stewart
of Uvalde
of Wichita
Thurman
Townsend
Trevino
Tunell
Walker
Ward
Watson
Wells
Wheelie
Whitfield
Wilson of Trinity
Wilson of Potter
Woods
York

Absent—Excused
Cook
Pepper

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

"Heavenly Father, we thank Thee for Thy watchcare over us through the weekend just past.

As we stand before Thee may we have a new vision this day of what you expect of us. May we remember that you tell us in Thy word, 'A good name is rather to be chosen than great riches, and loving favor rather than silver and gold.' Give us the courage of our convictions. Remove everything from our heart that would be displeasing to Thee. May every accomplishment of this day be for the good of Texas. In Christ's name we pray.—Amen."

LEAVES OF ABSENCE GRANTED

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

Mr. Thurmond for today on motion of Mr. Preston.
Mr. Cook for today on motion of Mr. Barnes.
Mr. Pipkin for today on motion of Mr. Murray.

The following Member was granted leave of absence on account of illness:

Mr. Floyd for today on motion of Mr. Roberts of Hill.

MEMORIAL RESOLUTIONS ADOPTED

H. S. R. No. 381, By Mr. Mullen:
In Memory of Henry L. Barney.

H. S. R. No. 382, By Mr. Lewis:
In Memory of Jess P. Hope.

H. S. R. No. 388, By Speaker Turman:
In Memory of Charles A. Gilley.

MESSAGE FROM THE SENATE

Austin, Texas, March 20, 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 concurred in House Amendments to Senate Bill No. 96 by the following vote: Yeas 38, Nays 0.

I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to Senate Bill No. 264 by the following vote: Yeas 29, Nays 1.

I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to S. C. R. No. 31 by Viva Voice vote.

I am directed by the Senate to inform the House that the Senate has refused to concur in House Amendments to Senate Bill No. 68 and requests the appointment of a Conference Committee to adjust the differences between the two Houses.

The following have been appointed on the part of the Senate:

Senators: Krueger, Baker, Reagan, Creighton and Herring.

Respectfully submitted,
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. Yezak:
H. B. No. 842, A bill to be entitled "An Act providing a criminal penalty for unlawful use of any sound truck in connection with holding elections; amending Article 109 of the Election Code of Texas, 1951; and declaring an emergency."
Referred to the Committee on State Affairs.

By Mr. Yezak:
H. B. No. 843, A bill to be entitled "An Act making the duties of the District Clerk and District Court relative to stub boxes, described in Article 97 of the Election Code of Texas, 1951, applicable to all elections held under any provision of the Election Code, amending Article 97 of the Election Code of Texas, 1951, and declaring an emergency."
Referred to the Committee on State Affairs.
By Mr. Yezak:
H. B. No. 844, A bill to be entitled
"An Act amending Subsection D, Section 5 of Chapter 498, Acts of the 55th Legislature, Regular Session, 1957, to provide that certain designated classes of fireworks may be sold from the 19th day of June through July 4th of each year and from the 10th day of December until midnight of the 1st day of January of the following year; and declaring an emergency."
Referred to the Committee on State Affairs.

By Mr. Yezak:
H. B. No. 845, A bill to be entitled
"An Act amending Section 3 of Chapter 41, Acts of the 41st Legislature, Special Session, 1929, as amended, to exempt certain equipment from permit fees; and declaring an emergency."
Referred to the Committee on Highways and Roads.

By Messrs. Latimer and Hollowell:
H. B. No. 882, A bill to be entitled
"An Act making it unlawful to bring or carry intoxicating beverages onto the boundaries of any State park; providing for the confiscation of such beverages and providing for a penalty for a violation thereof; and declaring an emergency."
Referred to the Committee on Liquor Regulation.

By Mr. James:
H. B. No. 946, A bill to be entitled
"An Act to amend Chapter 325, Acts of the Fiftieth Legislature, Regular Session, 1947, as amended, by amending certain sections thereof, relating to probationary firemen and policemen, suspensions and appeals therefrom, and other matters relating to tenure of employment and qualifications for employment for any such firemen or policemen; and declaring an emergency."
Referred to the Committee on Judiciary.

By Mr. Ratcliff:
H. B. No. 1001, A bill to be entitled
"An Act to prohibit the registration of motor vehicles by persons who are not licensed as drivers; providing for exceptions; providing for the suspension of the motor vehicle registration certificates and plates of persons who have been convicted of certain offenses involving the operation of motor vehicles; providing for suspension of such certificates and plates of persons whose driver licenses have been suspended and for the duration of such suspension; requiring the surrender of such suspended items; amending Chapter 173, Acts 1941, 47th Legislature, as amended; amending Chapter 498, Acts 1951, 52nd Legislature, as amended; amending Chapter 88, Acts of the 41st Legislature, Second Called Session, as amended; establishing certain offenses and providing punishments therefor; providing that this Act shall be cumulative of other motor vehicle laws; providing for a savings clause; providing for severability; and declaring an emergency."
Referred to the Committee on Criminal Jurisprudence.

By Mr. Shipley:
H. B. No. 1005, A bill to be entitled
"An Act relating to Sunday laws, amending Chapter 2 of Title 7 of the Penal Code of Texas, and declaring an emergency."
Referred to the Committee on Municipal and Private Corporations.

By Mr. Quilliam:
H. B. No. 1014, A bill to be entitled
"An Act to increase the rates of tuition or registration fees to be charged by the institutions of higher education supported in whole or in part by the public funds appropriated from the State Treasury; providing for the continuation of Tuition Scholarships and the establishment of Incentive Scholarships and the rules and regulations for administering same; and declaring an emergency."
Referred to the Committee on Appropriations.

By Mr. Fletcher:
H. B. No. 1020, A bill to be entitled
"An Act relating to the garnishment of current wages for personal services; repealing Article 4099 Revised Civil Statutes of Texas, 1925; and declaring an emergency."
Referred to the Committee on State Affairs.

By Mr. Johnson of Dallas:
H. B. No. 1044, A bill to be entitled
"An Act amending Article 1.09-3
of the Insurance Code to provide that members and employees of the State Board of Insurance shall be subject to the same code of ethics and standards of conduct as members and employees of other state regulatory agencies, and declaring an emergency."

Referred to the Committee on Insurance.

RELATIVE TO HOUSE BILL NO. 98

Mr. Jones of Dallas moved that the Committee on Judiciary be instructed to report immediately on House Bill No. 98.

A record vote was requested on the motion by Mr. Jones of Dallas.

The motion to instruct the Committee on Judiciary to report immediately on H. B. No. 98 was lost by the following vote:

Yeas—36

Adams of Lubbock
Kollba
Atwell
Banfield, Mrs. of McLennan
Barrett
Bartram
Bell
Berry
Boysen
Butler
Crews
Ehrle
Garrison
Gibbens
Grayer
Heatly
Hughes of Dallas
Isaacks, Miss
Jarvis
Jones of Dallas

Nays—94

Alaniz
Andrews
Bailey
Ballman
Barlow
Bass
Blaine
Bridges
Buchanan
Burgess
Caldwell
Cannon
Carricker
Chapman
Cole of Harris
Cole of Hunt

Hale
Harrington
Havens
Hinson
Hollowell
Huehner
Hughes
James
Jamison
Johnson of Dallas
Johnson of Bexar
Johnson of Bell
Jones of Travis
Kennard
Kilpatrick
Koroth
Lack
Larv
Lattimer
Leaverton
Lewis
Longoria
McCoppin
McGregor of El Paso
McLain
Marbgraf
Mullen
Mutchner
Niemeyer
Nugent

Absent

Adams of Titus
Carr
Crain
de la Garza
Dungan
Gissing
Harding
Haring
Huebner of Grayson
Hughes of Dallas
Isaacks, Miss
Jarvis
Jones of Dallas

Nays—Excused

Cook
Floyd

CONGRATULATORY RESOLUTIONS ADOPTED

H. S. R. No. 385, By Mr. Hollowell: Congratulating students from Eustace High School.

H. S. R. No. 386, By Mr. Schram: Congratulating students from Florence Elementary School.

H. S. R. No. 390, By Messrs. Jones of Travis, Sandahl and Foreman: Congratulating students from St. Mary's Academy.

H. S. R. No. 391, By Messrs. Jones of Travis, Foreman and Sandahl:
Congratulating students from the Little Red School House.

H. S. R. No. 393, By Messrs. Longoria, de la Garza and Spilman: Congratulating the Edinburg High School A Cappella Choir.

By unanimous consent, the names of all of the House Members were added to H. S. R. No. 393 as signers thereof.

(Mr. Pieratt in The Chair)

TO NAME JAMES A. (ART) TURMAN, JR., AS KING OF THE MASCOTS OF THE HOUSE

Mr. Pieratt offered the following resolution:

H. S. R. No. 394

Whereas, There is a Speaker of the House of Turman, who, by his inheritance and by his own adequacies, qualifies as Mascot of the House of Representatives; and

Whereas, James A., (Art) Turman, Jr., is the son of the Honorable Speaker of the House of Representatives, James A. Turman, and his lovely wife, Ira Nell, who are completely under the control of this three-year-old young man, born on December 20, 1957; and

Whereas, Art's grandparents, in perfect agreement with his Speaker ship, are Mr. and Mrs. Ira L. W ig ley and Mr. and Mrs. Wesley Turman; and

Whereas, It is the privilege of the House to recognize and honor Art Turman by placing his name in legislative history; now, therefore, be it

Resolved, That James A., (Art) Turman, Jr., be declared King of the Mascots of the House of Representatives of the Fifty-seventh Legislature; and his picture be placed in the Member panel with his distinguished father, Speaker of the House James A. Turman.

PIERATT, WELLS.

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

TO NAME JENNIFER MARGARET YEZAK AS MASCOT OF THE HOUSE

Mr. Dewey offered the following resolution:

H. S. R. No. 387

Whereas, Jennifer Margaret Yezak, adorable daughter of the Honorable and Mrs. Herman Yezak, Bremond, Texas, was born on the first day of the Fifty-seventh Legislature, January 10, 1961, at the Searcy-Fleming Clinic, Hearne, Texas, is an eligible candidate for the office of Mascot of the House of Representatives; and

Whereas, Jennifer Margaret Yezak is the sister of George Christopher Yezak, age seven years; Herman Robert Yezak, age eight years; and Patricia Adele Yezak, age ten years, and granddaughter of Mr. and Mrs. Rie Yezak and Mrs. T. F. Supak, all of Bremond, Texas; and

Whereas, Her father is serving as State Representative from Robertson and Milam Counties with honor and distinction; and

Whereas, It is the custom to properly honor children of House Members; now therefore, be it

Resolved, By the House of Representatives, That Jennifer Margaret Yezak is hereby named Mascot of the House and that a picture be taken and placed in the official picture panel of the House of the Fifty-seventh Legislature; and be it further

Resolved, That an enrolled copy of this resolution be sent to her parents, Herman and Betty Yezak, and to her grandparents.

The resolution was referred to the Committee on Rules.

(Speaker in The Chair)

H. B. NO. 805 RE-REFFERED

Mr. LaValle moved that House Bill No. 805 be re-referred to the Committee on Criminal Jurisprudence.

The motion prevailed.

INVITATION TO THE REVEREND THEO S. KYRITIS

Mr. Harrington offered the following resolution:

H. S. R. No. 395

Whereas, It is the desire of the House of Representatives to honor loyal citizens of this State and to recognize historic and significant events such as the Independence of
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Greece which is celebrated on March 25; now, therefore, be it
Resolved, That the House of Representat­ives of the Fifty-seventh Legislature do hereby invite the Reverend Theo. S. Kyritsis, pastor of Saint George Greek Orthodox Church of Port Arthur, Texas, to give the opening prayer when the House of Representatives convenes for the day on March 23, 1961.

HARRINGTON, OLIVER.

The resolution was adopted by unanimous consent.

Relative to the Appointment of an Interim Committee on Sunday Laws

Mr. Miller offered the following resolution:

H. S. R. No. 389

Whereas, Under common law as adopted in Texas, Sunday was dies non juridicus, and
Whereas, Sunday Laws enacted in the late Nineteenth Century have remained as originally enacted through the great social and economical upheavals of the last eighty years, and
Whereas, Our early Legislators wisely excepted necessary work activities of certain persons on Sundays from penalties of Sunday Laws, and
Whereas, Work of necessity as contemplated in the Nineteenth Century has in many instances disappeared as a form of labor in contemporary times, and
Whereas, Religious implications and modern merchandising concepts and needs have become so intertwined as to render irreconcilable conflicts under present law, now, therefore, be it
Resolved, By the House of Representatives of the State of Texas, That an Interim Committee on Sunday Laws be created to consist of five (5) members appointed by the Speaker of the House of Representatives, and that such Committee shall study the problems of Sunday business openings and their effect on the communities of Texas; and be it further
Resolved, That the Committee be requested to report its findings and recommendations to members of the 58th Legislature within two (2) weeks after the convening of the Regular Session.

The resolution was referred to the Committee on Rules.

Requesting Texas Legislative Council to make certain study regarding the establishment of a State Motor Vehicle Pool

Mr. Watson offered the following resolution:

H. C. R. No. 55

Whereas, Numerous State departments and agencies have the authority to use State funds for the purchase, maintenance and operation of motor vehicles; and
Whereas, Some of these executive agencies need such vehicles only infrequently while others, of necessity, must keep them in constant use; and
Whereas, Each department now maintains its own motor pool, with concomitant expenses for storage, repairs, service, and the like; and
Whereas, Establishment of a central motor pool for all agencies operating authorized vehicles could effect economies of purchase and operation as well as provide greater availability and flexibility in the use of such vehicles at all times; now therefore be it
Resolved by the House of Representatives of the State of Texas, the Senate concurring, That the Texas Legislative Council make a study of advantages and disadvantages which might result from establishment of a State motor vehicle pool, drawing both upon the experiences of Texas departments and agencies and upon those of other states now using a central state-owned motor pool; and be it further
Resolved, That the Council report its findings and recommendations to the Fifty-eighth Legislature.

WATSON, ADAMS of Lubbock.

The resolution was referred to the Committee on Rules.

Introduction of the Honorable Raymond L. Telles, Jr.

The Honorable Raymond L. Telles, Jr., Mayor of the City of El Paso,
and party, having been escorted to the Speaker's Rostrum. Speaker Turman presented the Honorable John E. Blair of El Paso County who introduced Raymond L. Telles, Jr., Mayor of the City of El Paso.

Mayor Telles addressed the House. Speaker Turman then recognized the Honorable Mauro Rosas of El Paso County who presented Mayor Telles with an enrolled copy of H. S. R. No. 305, a resolution honoring Mayor Telles.

Speaker Turman presented Mayor Telles with a copy of H. S. R. No. 383.

REQUESTING THE TEXAS LEGISLATIVE COUNCIL TO MAKE CERTAIN STUDY RELATING TO THE AD VALOREM TAX

Mr. Watson offered the following resolution:

H. C. R. No. 56

Whereas, The amount of taxable property has increased greatly and economic conditions in Texas have undergone many changes since procedures were established for collecting and recording payment of ad valorem taxes; and

Whereas, A revision of such ad valorem tax procedures could result in increased revenues for the State and local units of government concerned, and might also establish a system which would be more palatable to citizens from whom the tax is collected; and

Whereas, Property owners often complain that they fail to receive notice of delinquent taxes, and, on the other hand, are frequently able to produce tax receipt covering so-called delinquencies; and

Whereas, Many times the purchaser of property at a sale for delinquent taxes acquires a law suit rather than property; now therefore be it

Resolved by the House of Representatives of the State of Texas, the Senate concurred, That the Texas Legislative Council is requested to make a study of present Texas laws relating to the ad valorem tax, giving particular attention to the procedures with respect to filing of delinquent tax notices and notices of tax sales, the nature of the interest acquired by the purchaser at such sales, and record-keeping regarding payment of such taxes; and be it further

Resolved, That the Council also include in such study a survey of procedures in other states which might be used to advantage in the Texas situation, and that it report its findings and recommendations to the Fifty-eighth Legislature.

WATSON, ADAMS of Lubbock.

The resolution was referred to the Committee on Rules.

HOUSE BILL NO. 119 WITH SENATE AMENDMENTS

Mr. de la Garza called up with Senate Amendments for consideration at this time.

H. B. No. 119, A bill to be entitled "An Act amending Chapter 1 of H. B. No. 11, Chapter 20, Acts, Fifty-Sixth Legislature, 3rd Called Session, providing for the filling of quarterly reports; providing for the retailer to remit 100% of the tax collected; dispensing with the requirement of including specific inventory information in the reports, etc., and declaring an emergency."

Mr. de la Garza 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.

The motion prevailed.

CONGRATULATING SERGEANT-AT-ARMS

Mr. Wells offered the following resolution:

H. S. R. No. 396

Whereas, A most important and historic event took place at Brackenridge Hospital in Austin, Texas, on March 19, 1961, at 5:45 p.m., when Marcilyn Parker was born to a good life with loving parents and proud grandparents; and

Whereas, Our esteemed Sergeant-at-Arms, B. L. Parker is the father of this delightful baby girl and his lovely wife, Marcia, the happy mother; Marcilynn's grandparents are Mr. and Mrs. Fred Brinkman, Coldwell, and Mr. and Mrs. B. L. Parker Sr., Tahoka; and
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Whereas, The Legislature wishes to recognize the fact that this young lady will certainly keep order in the Parker household in the fine tradition of Sergeant-at-Arms B. L. Parker; in fact and in deed, she will probably put Call on the Members of her House and demand strict compliance to the rules in Session or out of Session; now, therefore, be it

Resolved, That the House of Representatives congratulates its new baby girl and wishes her and her delightful Marcie Star Parker much happiness always.

The resolution was read.

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

The resolution was unanimously adopted.

CONGRATULATING THE HONORABLE MACO STEWART

Mr. Slider offered the following resolution:

H. S. R. No. 297

Whereas, Today is a big day in the House of Representatives because one of our esteemed members is celebrating his fifty-third birthday; and

Whereas, That ding-dong-daddy from Dumas, the Honorable J. W. Buchanan, District 26, is flying high and feeling his oats because he has reached the age of fifty-three and is still representing his constituents conscientiously, consistently and with every resident of this Moore County Seat close to his heart; and

Whereas, The House wishes to recognize this birthday as a celebration of the freedom of enterprise in our great State in which Dumas is the point of origin for a great many interstate gas pipelines; now, therefore, be it

Resolved, That the House of Representatives of the Fifty-seventh Legislature congratulates our beloved fellow Member, the Honorable J. W. Buchanan, on his fifty-third birthday today.

The resolution was read.

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

The resolution was unanimously adopted.

INTRODUCTION OF MEMBERS OF THE INTERSTATE OIL COMPACT COMMISSION

In accordance with the provisions of H. C. R. No. 53, the Honorable Price Daniel, Governor of Texas, and Members of the Interstate Oil Compact Commission were admitted to the Hall of the House and were escorted to seats on the Speaker's Rostrum.

Speaker Turman presented Governor Price Daniel who introduced the following guests to the House:

Governor George D. Clyde of Utah, Lieutenant Governor Joe Bittum of South Dakota and The Honorable Tom Adams, Secretary of State of the State of Florida.

Governor George D. Clyde was again presented and addressed the House briefly.

Other Members of the Interstate Oil Compact Commission present in the House were also introduced.

CONGRATULATING THE HONORABLE J. W. BUCHANAN

Mr. Sluder offered the following resolution:

H. S. R. No. 298

Whereas, On March 20, 1951, the State of Texas gained an esteemed citizen in the birth of Maco Stewart, our distinguished member from Galveston, District 21, Place 1; and

Whereas, Representative Maco Stewart Partp of Galveston and has dedicated his energy and talent during this Session of the Legislature to the progress of our State and his District; now, therefore, be it

Resolved, That we recognize the birthday of this fine Texan and that we congratulate him on his intelligent approach to legislation and on his excellence of principles.

The resolution was read.

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

The resolution was unanimously adopted.

INVITATION TO GABE PAUL TO ADDRESS A JOINT SESSION

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

H. C. R. No. 52, Invitation to Gabe Paul to address a Joint Session.

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

The resolution was adopted.

RELATIVE TO CLOSING STATE OFFICES ON GOOD FRIDAY AFTERNOON

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

H. C. R. No. 47, Relative to closing State Offices on Good Friday afternoon.

The resolution was read and was adopted.

BILLS AND RESOLUTIONS 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 resolutions:

H. B. No. 76, An Act establishing the Howard County Juvenile Board and declaring an emergency.

H. B. No. 219, An Act authorizing the Board of Regents of the University of Texas for and on behalf of Texas Western College, El Paso, Texas, to acquire by purchase, exchange or otherwise tracts of land in El Paso County, Texas, contiguous and or adjacent to the campus of Texas Western College when deemed necessary by the Board of Regents, and declaring an emergency.

H. B. No. 293, An Act limiting the provisions of this Act to the County of McCulloch, making it unlawful, except under the provisions of this Act, for any person to hunt, take, kill or possess, or attempt to hunt or kill, any antlerless deer, wild turkey, quail, or fish in said County after May 1, 1961; prescribing the legislative policy with respect to the antlerless deer, wild turkey, quail, and fish in said County, conferring upon the Game and Fish Commission authority to regulate, by proclamation, order, rule, or regulation, the taking of antlerless deer, wild turkey, quail, and fish of said County; requiring the Game and Fish Commission to make investigations with respect to the depletion and waste of the antlerless deer, wild turkey, quail and fish of said County; etc., and declaring an emergency.

H. B. No. 364, An Act limiting the provisions of this Act to the County of Gillespie; making it unlawful except under the provisions of this Act, for any person to hunt, take, kill or attempt to kill, or possess, any game bird or game animal in said County at any time; to take, kill or trap or attempt to take, kill or trap any non-antlered deer, or game animal of said County; or to take or attempt to take any fish or other aquatic or marine animal from said County by any method; providing the powers, duties and authority of the Game and Fish Commission; etc., and declaring an emergency.

H. B. No. 387, An Act making it unlawful for any person 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, An Act creating the Denton State School Independent School District; providing for its territorial limits; providing for trustees; providing for taking census and certifying school; and declaring an emergency.

H. B. No. 587, An Act relating to a Hospital District within the boundaries of County Commissioners Precinct No. 4 of Comanche County; amending Section 1 of Chapter 9, Acts of the Fifty-sixth Legislature, First Called Session, 1969, to enable the Hospital District to issue bonds for the purpose of purchasing or acquiring, equipping, maintaining, etc.
and operating a hospital system; and declaring an emergency.

H. B. No. 617, 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 McLennan County; and declaring an emergency.

S. B. No. 90, An Act to fix and make certain the amount of compensation to be paid District Judges from the county funds by counties which now have, or may hereafter have, a population of not less than six hundred thousand (600,000) nor more than seven hundred thousand (700,000), according to the last preceding Federal Census; providing the time and method of payment, authorizing the amendment of the county budget; providing this Act is cumulative of existing laws; repealing all laws in conflict to the extent of conflict only; and declaring an emergency.

S. B. No. 160, An Act authorizing the Texas Youth Council to convey a certain tract of land, now a part of a tract of pasture land owned by the State of Texas and used by the Corsicana Independent School District in exchange for another certain tract of land adjoining the Corsicana State Home property; prescribing conditions and requirements for the exchange of these properties; and declaring an emergency.

S. B. No. 173, An Act to provide that in counties having a population of nine hundred thousand (900,000) or more, according to the last preceding Federal Census, in which a parental home and school for dependent and delinquent children shall have been established under the provisions of Article 5138a of the Revised Civil Statutes of Texas, the Commissioners Court may appoint a board of managers to manage and control said home and school; providing for the authority and duties of said managers, etc., and declaring an emergency.

S. B. No. 185, An Act entering into the Southern Interstate Nuclear Compact; providing for the designation of this State's member on the Board created thereby and setting out the duties of the Board Member; providing for the coordination of atomic functions and the establishment of an Advisory Committee; providing for supplementary agreements; providing for cooperation between the Board and the departments, agencies and officers of this state; and declaring an emergency.

S. B. No. 234, An Act to create an additional County Criminal Court for the County of Tarrant to be known as "The County Criminal Court No. 1 of Tarrant County" and to provide for the jurisdiction, and organization of, and procedure in said court; and declaring an emergency.

H. C. R. No. 48, Congratulating the Cougarettes of Buna High School.

H. C. R. No. 50, In memory of Amos A. Martin.


H. C. R. No. 52, Commending the Interstate Oil Compact Commission.

S. C. R. No. 13, Relating to the commemoration of the Texas Civil War Centennial.

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

S. C. R. No. 31, Suspending the Joint Rules to consider S. B. No. 1.

RECESS

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

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

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

The motion to recess until 2:30 o'clock p.m. today prevailed.

In accordance with the motion to recess, the House at 12:57 o'clock p.m., took recess until 2:30 o'clock p.m. today.
The House met at 2:30 o'clock, p.m., and was called to order by the Speaker.

HOUSE BILL NO. 36 ON PASSAGE TO ENGROSSMENT

The Speaker laid before the House, as postponed business, on its passage to engrossment,

H. B. No. 36, A bill to be entitled "An Act making findings and declaring policies relating to occupational safety; defining terms of this Act; providing duties of employers as to occupational safety; creating within the State Industrial Accident Board a division of occupational safety; authorizing said Board, after public hearing, to make and publish occupational safety rules for places of employment; providing for the enforcement and administration of such rules by the Industrial Accident Board; providing for the utilization of accident cost data regularly compiled by the State Board of Insurance; providing for cooperation with the State Department of Health; providing for penalties; providing for separability; repealing conflicting laws; and declaring an emergency."

The bill was read second time on March 14 and further consideration postponed until 10:00 o'clock a.m. today.

Mr. Korioth moved that further consideration of House Bill No. 36 be postponed until Monday, March 27.

The motion prevailed.

REQUEST OF SENATE GRANTED

On motion of Mr. Cole of Harris, the House granted the request of the Senate for the appointment of a Conference Committee on Senate Bill No. 68.

HOUSE BILL NO. 622 ON SECOND READING

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

H. B. No. 622, A bill to be entitled "An Act establishing a Juvenile and Domestic Relations Court for Galveston County; providing for a seal; prescribing jurisdiction; providing for transfer of cases; setting out the qualifications of the judge and providing for his initial appointment and subsequent election; prescribing the oath of office and salary of the judge; providing for a special judge in case the regular judge is disqualified or is for any reason unable to serve; providing for filling vacancies in the office of judge; etc., providing for separability; and declaring an emergency."

The bill was considered on March 15 and further consideration postponed until 11:00 o'clock a.m. today.

The bill was read second time.

Mr. La Valle moved that further consideration of House Bill No. 622 be postponed until Monday, April 10, at 11:00 o'clock a.m.

The motion prevailed.

HOUSE BILL NO. 14 ON SECOND READING

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

H. B. No. 14, A bill to be entitled "An Act declaring strikes by firemen, and collective bargaining by firemen claiming the right to strike, to be against the public policy of the State; and declaring the public policy of the State to be that, in cities having more than ten thousand inhabitants, grievances and disputes concerning firemen's salary, hours of work, conditions of work and other emoluments shall be submitted to arbitration or to public hearing; providing the procedure for submitting a grievance or dispute to a Commission of Arbitration, or to a Firemen's Hearing Commission and the form and procedure for either Commission's action thereon; providing for the approval and adoption of a decision of a Commission of Arbitration, or a Recommendation of a Firemen's Hearing Commission, by the firemen's representation committee, or for all firemen to vote to determine whether to approve and adopt, or to reject, such decision or recommendation, and the ordinance pertaining thereto, by the governing
body of the city, or for an election of the qualified voters of the city to determine whether to approve and adopt, or to reject, such decision or recommendation and the ordinance pursuant thereto; providing for the delay of the effectiveness of such decision or recommendation if the expenditure of additional funds is involved; providing a penalty for willful violation of this Act; providing for a saving clause; providing that this Act shall be cumulative; and declaring an emergency.

The bill was read second time.

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

Committee Amendment No. 1

Amend H. B. No. 14, Page 2, Section 2, by striking out the second sentence which reads as follows:

"The request for such arbitration proceeding shall be in writing and shall state the matter in controversy."

Insert in lieu thereof the following:

"The request for such arbitration proceeding shall be in writing and shall state the matter in controversy, and the request shall not set forth more than one subject of dispute or grievance."

The amendment was adopted.

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

Committee Amendment No. 2

Amend H. B. No. 14, Page 6, Section 7, by adding at the end of the last paragraph of Section 7 the following sentence:

"During a calendar year the governing body of a city shall not be required under the provisions of this Act to hold more than one election pursuant to this Act."

The amendment was adopted.

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

Amend H. B. 14 by adding to Page 4, Line 50, Section 10, the following words:

"From the effective date hereof, the provisions of this Act shall govern and control all matters regarding firemen, policemen, and all other city or municipal employees, and it is hereby declared to be the public policy of this state that all such matters shall be decided by the respective cities, towns, and all other incorporated communities under the provisions of this Act."

Mr. Hughes of Dallas moved to table the amendment by Mr. Jones of Dallas.

The motion to table prevailed.

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

Amend H. B. 14 by adding to Page 4, line 50, section 10, the following words:

"From the effective date hereof, the provisions of this Act shall govern and control all matters regarding firemen, and it is hereby declared to be the public policy of this state that all such matters shall be decided by the respective cities, towns, and all other incorporated communities under the provisions of this Act."

Mr. Hughes of Dallas moved to table the amendment by Mr. Jones of Dallas.

The motion to table prevailed.

The amendment was adopted.

Mr. Watson offered the following amendment to the bill:

Amend H. B. No. 14, Section 7 by striking all of lines 11 through 25 inclusive, Page 4, and inserting in lieu thereof the following: "shall be submitted on the ballot in full and without omission the decision, recommendation or ordinance, with a provision for the qualified electors to select their choice for or against such decision, recommendation, or ordinance."

(Mr. Hale In The Chair)

Mr. Hughes of Dallas moved to table the amendment by Mr. Atwell.

The motion to table prevailed.

Mr. Atwell offered the following amendment to the bill:

Amend H. B. 14 by adding to Page 4, Line 50, Section 10, the following words:
Amend H. B. No. 14 by striking all of Section 1 and inserting in lieu thereof the following: "Section 1. As a result of the public hazard and the detriment to the public interest which would result from interruption of, or interference with, protection against fire, firemen are forbidden by law to strike; and it has been, and is now expressly declared to be, against the public policy of the State of Texas for firemen to strike or to engage in collective bargaining while claiming the right to strike. Whereas this public policy has interfered with or prevented fair and effective consideration of, and disposition of, grievances and disputes concerning firemen's salary, hours of work, conditions of work and other emoluments; and whereas this impediment to the fair and effective consideration of, and disposition of, such grievances and disputes constitutes a threat to the efficiency and effectiveness of fire departments in the State of Texas; it is therefore declared to be the public policy of the State of Texas that grievances and disputes concerning the fairness, reasonableness or adequacy of firemen's salary and hours of work shall be submitted to arbitration, or to public hearing, as hereinafter provided, whenever such a grievance or dispute shall arise or exist in any city in this State having more than ten thousand (10,000) inhabitants according to the last preceding Federal census. Whenever such a grievance shall arise or exist between the governing body of such a city and firemen, then, upon request as hereinafter provided, such grievance or dispute shall be submitted to a Commission of Arbitration, or to a Firemen's Hearing Commission, as hereinafter provided."

The amendment was adopted.

Mr. Atwell offered the following amendment to the bill:

Amend H. B. No. 14, Section 7, Page 4, Line 4 by striking the following: "within 60 (60) days after the date of the signing of the decision or recommendation, the governing body of said city shall hold an election of the qualified voters of said city to determine whether to approve and adopt, or to reject, such decision or recommendation; and said question shall be determined by a majority of the votes cast", and inserting in lieu thereof the following: "such decision or recommendation shall be submitted at the next special, primary, or general election to be held within said city, whichever election shall occur first."

Mr. Hughes of Dallas raised a point of order on further consideration of the amendment by Mr. Atwell on the ground that it seeks to strike out matter previously inserted in the bill.

The Chair overruled the point of order.

Mr. Hughes of Dallas moved to table the amendment by Mr. Atwell.

The motion to table prevailed.

Mr. Atwell offered the following amendment to the bill:

Amend House Bill 14 by striking out the following on Page 1, Line 52 and 53: "Having more than ten thousand (10,000) inhabitants according to the last preceding Federal census", and inserting a period after the word "State" in Line 52.

Mr. Cowen moved the previous question on H. B. No. 14, with pending amendment and the motion for the previous question prevailed.

Mr. Dewey moved to reconsider the vote by which the previous question was ordered.

Mr. Hughes of Dallas moved to table the motion to reconsider the vote by which the previous question was ordered.

Question recurring on the motion to table the motion to reconsider the vote by which the previous question was ordered, yeas and nays were requested.

The motion to table the motion to reconsider the vote was lost by the following vote:

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Mr. Cowen

Mr. Bailey

Mr. Barlow

Mr. Bass

Mr. Bell

Mr. Boysen

Mr. Bridges

Buchanan

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Cannon

Chapman

Cole of Harris

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Cowen
The motion to reconsider the vote by which the previous question was ordered was lost by the following vote:

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Yea: Adams of Lubbock, James; Adams of Titus, Jarvis; Allen, John; Andrews, J.C.; Atwell, Latimer; Ballman, Longoria; Barnes, McCoppin; Bartram, McLain; Blaine, McLain; Burgess, Moore; Connell, Murray; Cory, Mack; Cotton, Nugent; Cowles, Osborn; Crain, Fester; Crews, Petty; de la Garza, Quillian; Dewey, Rapp; Duff, Miss Ratcliff; Fairchild, Robert of Dawson; Foreman, Rosen; Glass, Schram; Gladding, Slack; Grover, Slider; Harding, Snelson; Harrington, Snelson; Heath, Thurman; Hollowell, Townsend; Huebner, Tunnell; Isaacks, Miss Ward; Watson, Yenck; Wilson of Potter, Present—Not Voting; Woods, In the Chair; Hale, Abstain; Berry, Parsons; Carricker, Read; Cole of Hunt, Shannon; Ehrle, Walker; Niemeyer, Absent—Excused; Cook, Pipkin; Floyd, Thurmond.

The motion to reconsider the vote by which the previous question was ordered was lost by the following vote:

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The amendment by Mr. Atwell was lost.

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The vote of the House was taken on the passage of H. B. No. 14 to engrossment and the vote was announced yeas 69, nays 66 and 2 present-not-voting.

A verification of the vote was requested and was granted.

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

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Mr. Buchanan called up with Senate Amendments for consideration at this time, H. J. R. No. 46, A Joint Resolution “Proposing an Amendment to the Constitution of Texas by adding to Article III a new section to be known as Section 49-d authorizing the Texas Water Development Board to use funds on deposit in the Water Development Fund for the additional purpose of acquiring storage facilities in reservoirs and to dispose of such storage facilities upon such terms as the Legislature shall prescribe, etc.”

Mr. Buchanan 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.

The motion prevailed.

CONFERENCE COMMITTEE APPOINTED

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on House Joint Resolution No. 46:

| Messrs. Buchanan, Chairman; Bartram, Chapman, Collins and Fairchild. |

CONFERENCE COMMITTEE APPOINTED

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on House Bill No. 119:

| Messrs. de la Garza, Chairman; Bridges, Eckhardt, Nugent and Spilman. |

I cast my vote no against H. B. 14 because it does not include all city employees. While I agree in the purpose of this legislation, I feel it discriminatory to include firemen and not all other city employees.

JACK CONNELL, JR.

I voted for H. B. 14, because that the Attorney General ruled that it was constitutional and allows local people to solve their local problem.

SCOTT BAILEY.
CONFERENCE COMMITTEE
APPOINTED

The Speaker announced the appointment of the following Conference Committee, on the part of the House on Senate Bill No. 68: Messrs. Cole of Harris, Chairman; Collins, Deyo, Hollowell and Pierritt.

ADJOURNMENT

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

The motion to adjourn prevailed.

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

In accordance with the motion to adjourn, the House adjourned at 4:12 o'clock p.m., adjourned until 11:00 o'clock a.m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The Committee on Liquor Regulation has filed a favorable report on H. B. No. 498.

The Committee on Interstate Cooperation has filed a favorable report on H. B. No. 721.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

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. 85, A bill to be entitled "An Act amending, repealing parts of, and adding to Chapter 276, Acts of the Forty-fifth Legislature, page 555 (1957), as subsequently amended by Special Laws, Acts of the Forty-sixth Legislature, page 1083 (1959), Chapter 60, Acts of the Fifty-third Legislature, page 82, (1959), Chapter 804, Acts of the Fifty-fifth Legislature, page 1469, (1955), and Chapter 37, Acts of the Fifty-sixth Legislature, page 74 (1959), as amended under Article 9280-119, Vernon's Civil Statutes of the State of Texas; amending Section 1 of said Chapter 276, as amended, to include a definition of the term 'professional service' and re-enacting said Section 1 as so amended; amending Section 2 of said Chapter 276, as amended, with reference to the creation of the District so as to comply harmoniously with all provisions of this Act, and re-enacting said Section 2 as so amended; adding a new Section 3-a to said Chapter 276, as amended, to enlarge the territorial jurisdiction of the District and to define the boundaries of the District so as to include therein all of the Counties of Bexar, Wilson, Karnes and Goliad; amending Section 3 of said Chapter 276, as amended, by revising and reorganizing the existing Section 3 and adding thereto new Subsections and Sub-subsections whereby the District may exercise certain powers, rights, privileges and functions with reference to navigation, flood control, water conservation, storage, procurement, distribution and supply, irrigation, soil conservation, sewage treatment, pollution prevention, parks, recreational facilities and preservation of fish, and forestation and reforestation, defining contractual powers and procedures, defining certain other general powers, rights, privileges and functions of the District, and re-enacting said Section 3 as so amended; repealing Section 4 of said Chapter 276, as amended, with reference to the District so as to include therein all of the Counties of Bexar, Wilson, Karnes and Goliad; amending Section 4 of said Chapter 276, as amended, with reference to the District so as to include therein all of the Counties of Bexar, Wilson, Karnes and Goliad; amending Section 5 of said Chapter 276, as amended, adding a new Section 6-a to said Chapter 276, as amended, to provide for an enlarged Board of Directors of twelve (12) members, providing for an elected Board, defining the representation of each County on the Board and the term of office of Directors, providing for the manner of filling vacancies, and appointing twelve (12) named Directors to govern the District until the first elected Directors have been elected and have qualified for office, repealing Sec-
tion 10 of said Chapter 276, as amended; adding a new Section 10 to said Chapter 276, as amended, to provide the manner of and procedures for electing Directors; amending Section 11 of said Chapter 276, as amended, to increase the per diem compensation of the Directors to Twenty Dollars ($20) and limiting per diem to one hundred fifty (150) days, and re-enacting said Section 11, as amended; amending Section 12 of said Chapter 276, as amended, to provide for the removal of Directors for non-attendance at six (6) consecutive regular meetings of the Board under certain procedures, amending said Section to comply harmoniously with this Act, and re-enacting said Section 12 as amended; amending Section 13 of said Chapter 276, as amended, to define the term of office said the method of their appointment, defining a quorum at meetings of the Board and of the Executive Committee, providing for meetings of the Board and notice thereof, providing that all meetings of the Board shall be open to the public, amending said Section 13 to comply harmoniously with said enlarged Board, and re-enacting said Section 13 as amended; amending Section 14 of said Chapter 276, as amended, to define the powers of the Board and of the Executive Committee, defining the manner of appointing the Manager and fixing his salary, duties and terms of office; amending that part of Section 14 of said Chapter 276, as amended, to provide for the manner of and procedures for the sale of surplus property, defining a quorum at meetings of the Board and notice thereof, amending said Section to comply harmoniously with this Act, and re-enacting said Section 14 as so amended; amending Section 14-a to comply harmoniously with this Act, and re-enacting said Section 14-a as so amended; adding a new Section 14-a to said Chapter 276, as amended, to provide for an annual audit by the State Auditor, defining the District's fiscal year, providing for a method of payment of said audit and the placing of said payment in the General Fund of the State, specifying the manner of filing copies of the District's annual report, specifying the place of keeping and maintaining certain records of the District and providing that same be open to public inspection; adding a new Section 15-a to said Chapter 276, as amended, to provide that the District may levy, assess and collect a tax not to exceed two cents (2¢) per One Hundred Dollars ($100) valuation for the carrying out of certain of its powers, rights, privileges and functions under certain terms, conditions and limitations, providing for a public hearing prior to an election on the issue of such tax, providing that the Board may levy said taxes within the maximum rate thus voted if a majority of the votes cast throughout the District are in favor of the levy and if a majority of the votes cast in any three (3) Counties in the District are in favor of the levy, and providing for the manner of spending the tax revenues thus collected; adding a new Section 15-b to said Chapter 276, as amended, to provide for the rendition, assessment, levy and collection of taxes so approved; amending Section 16 of said Chapter 276, as amended, to remove the limitation upon the amount of bonds which may be issued by the District, providing that revenue bonds of the District may be issued by the Board of Directors at private sale without an election, rewarding certain parts of said Section 16, providing for an alternative method of obtaining approval of its bonds in lieu of approval by the Attorney General of the State, providing that the Board of Directors may sell at public sale without the Texas Water Development Board at public sale upon such terms and conditions as it may deem advisable, and re-enacting said Section 16 as so amended; repealing Section 16-a of said Chapter 276, as amended; amending Section 18 of said Chapter 276, as amended, to provide for the manner of obtaining approval of its bonds in lieu of approval by the Attorney General of the State, and re-enacting said Section 18 as so amended; amending Section 18 into three (3) Sub-sections, amending that part prohibiting the encumbrance of property so as to comply harmoniously with other parts of this Act, increasing the amount of surplus property that may be sold in any one fiscal year from Fifty Thousand Dollars ($50,000) to Two Hundred Thousand Dollars ($200,000) and providing procedures for the sale of surplus property, exempting the property of the District from forced sale, and re-enacting said Section 18 as so amended; adding a new Section 21-a to said Chapter 276, as amended, to prohibit the expenditure of certain funds derived as income from Bexar Cou
ty except for certain purposes; amending Section 22 of said Chap-
ter 276, as amended, to comply harmoniously with all provisions of
this Act, preventing the impairment of certain water rights, providing
that nothing shall supersede or impair the exercise of certain func-
tions by the State Board of Water Engineers, and re-enacting said Section
22 as amended, to provide a severability clause there-
to; preventing the impairment of certain acts of, by and for the Dis-
trict; providing that this Act shall prevail over conflicting laws; pro-
viding a severability clause with respect to this Act; 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. 266, A bill to be entitled "An Act amending Article 5695, Re-
vised Civil Statutes of Texas, 1925, to provide fee amounts collected from
the inspection of and certificate issuance to public weighers shall be
deposited in the State Treasury to the credit of the Special Department
of Agriculture Fund, which fees are to be used for administration and
enforcement purposes; 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. 424, A bill to be entitled "An Act limiting the provisions of
this Act to the County of Burnet making it unlawful except under the
provisions of this Act, for any person to hunt, take, kill or attempt to kill,
or possess, any game bird or game animal in said County at any time;
to take, kill or trap or attempt to take, kill or trap any fur-bearing
animal in said County or to take or attempt to take any fish or other
aquatic or marine animal from said County by any means or method;
prescribing the powers, duties and authority of the Game and Fish
Commission; requiring the Game and Fish Commission to make in-
vestigation with respect to the depletion and waste of the wildlife
resources; requiring the Commission to provide an open season or period
of time when it shall be lawful to take a portion of the wildlife re-
sources of said County; defining depletion and waste; providing for the
issuance of the antlerless deer permits; providing for a public hearing;
providing for the adoption of procla-
mations, orders, rules or regulations of the Game and Fish Commission
and the effective period thereof; providing for the publication of the regu-
lations; providing venue for suits to test the validity of this Act or
of the proclamations, rules, regu-
lations or orders of the Commission; providing a penalty; providing for
the forfeiture of licenses; defining wildlife resources; repealing certain
laws; providing for the effective
date of this Act; providing a saving
clause; and declaring an emergency."

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

Austin, Texas, March 16, 1961
Hon. James A. Turman, Speaker of the House of Representatives.
Sir: Your Committee on Engrossed Bills to whom was referred
H. C. R. No. 7, granting permis-
sion to McNeil Griffin to sue the
State of Texas and the State Highway
Department.

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

Austin, Texas, March 15, 1961
Hon. James A. Turman, Speaker of the House of Represe-
ntatives.
Sir: Your Committee on Engrossed Bills to whom was referred
H. C. R. No. 50, in memory of Amos A. Martin.

Has carefully compared same and finds it correctly engrossed.
H. G. WELLS, Chairman.
Austin, Texas, March 15, 1961

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

Sir: Your Committee on Engrossed Bills to whom was referred H. C. R. No. 51, in memory of James W. (Jim) Stell.

Has carefully compared same and finds it correctly engrossed.

H. G. Wells, Chairman.

Austin, Texas, March 20, 1961

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

Sir: Your Committee on Engrossed Bills to whom was referred H. C. R. No. 47, providing for certain closing time for Easter holiday for State Departments.

Has carefully compared same and finds it correctly engrossed.

H. G. Wells, Chairman.

Austin, Texas, March 20, 1961

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

Sir: Your Committee on Engrossed Bills to whom was referred H. C. R. No. 52, inviting Gabe Paul to speak to Joint Session of House and Senate.

Has carefully compared same and finds it correctly engrossed.

H. G. Wells, Chairman.

THIRTY-SEVENTH DAY

(Tuesday, March 21, 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

Barlow

Adams of Lubbock

Barnes

Adams of Titus

Allen

Andrews

Atwell

Baldwin

Bass, Mrs. Buchanan

Burgess

Butler

Caldwell

Cannon

Carriker

Chapman

Cole of Harris

Cole of Hunt

Connell

Cook

Cory

Cotten

Cowen

Crawfield

Crawley

Cran

Crews

Curry

de la Garza

Dawdy

Diff. Miss

Dungan

Eckhardt

Ehrle

Fairchild

Fletcher

Foreman

Garrion

Gibbens

Glass

Gunn

Green

Grover

Guiley

Hale

Harding

Haring

Harrington

Hearn

Healy

Hill

Hollis

Hokett

Huesker

Hughes

Hughes of Grayson

Hutcheson of Dallas

Hucuk

James

Jamison

Javins

Johnson of Bexar

Johnson of Dallas

Johnson of Bell

Jones of Dallas

Jones of Travis

Kannard

Kilpatrick

Koliba

Korloth

Lack

Larry

Latimer

LaValle

Larson

Lee

Loving

McCoppin

McGregor

McGregor

Mellhany

Markgraf

Martis

Miller

Moore

Mullen

Murray

Mutscher

Nemaney

Nugent

Oliver

Osborn

Parsons

Perry

Petty

Pieratt

Pipkin

Preston

Price

Quilliam

Rapp

Rathbun

Rear

Richards

Richardson

Rob of Hill

Roberts of Dawson

Rosas

Ross

Sandahl

Schaub

Shannon

Shipley

Slocum

Smith of Bexar

Smith of Jefferson

Snell

Speck

Spillman

Springer

Stewart

Stewart

Stewart

Stewart

Struve

Thurman

Townsend

Tunnell

Walker

Ward

Watson

Watsen

Watsen