Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, March 21, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
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 McMullen County, and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, March 21, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. C. R. No. 48, congratulating the Cougarettes of Buna High School on winning the Class AA girls’ basketball championship.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, March 21, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. C. R. No. 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 enrolled.

JAMES V. ADAMS, Chairman.

March 22, 1961

THIRTY-SEVENTH DAY
(Continued)

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

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

“Heavenly Father: Bless the Members of this body as they think together and work together in this chamber, in committee meetings, and conferences. Help them to stand up under the strain and tension of problems and decisions of meetings and the endless demands made upon them. Help them to turn to Thee for guidance and wisdom and thus discover the secret of power. In Jesus Name we ask this. Amen.”
The following Members were granted leaves of absence on account of important business:

Mr. Sandahl for today on motion of Mr. Foreman.

Mr. Thurmond for today on motion of Mr. Preston.

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

Mr. Floyd for today on motion of Mr. Preston.

Mr. Smith of Jefferson offered the following resolution:

H. C. R. No. 62

Whereas, The House and Senate by Concurrent Resolution have heretofore set aside certain space in the Capitol for use of the two houses; such space having been made available, or will become available, by virtue of the removal of certain departments and agencies to other quarters;

Whereas, The Legislature is anxious to have made available as rapidly as possible all portions of the Capitol desired by it and suitable to its use; now therefore be it

Resolved, That to implement this resolution the Board of Control be and is hereby directed to make available to the Legislature, as quickly as possible prior to the completion of State Office Building No. 2, and as and when in its opinion suitable permanent or temporary space can be found, all or part of the space presently occupied by the following agencies of the Executive Department: The Department of Agriculture, the Board of Pardons and Paroles and The Comptroller’s Department; and be it further

Resolved, That the presiding officers of the two houses shall designate committees or individual members to work with the Board of Control to accomplish the objectives of this resolution.

The resolution was referred to the Committee on Rules.

SENATE BILL NO. 39 ON FINAL PASSAGE

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

S. B. No. 39. Relating to penalties for certain false reports, returns or claims filed with the Comptroller; and declaring an emergency.

The bill was read third time on March 15, and further consideration was postponed until March 22, at 10:00 o’clock a.m.

Mr. Townsend offered the following amendments to the bill:

Amend Section 1 of Senate Bill No. 39 by adding the word “this” immediately preceding the word “Title” on line 43 of page 1.

Further amend Section 1 of Senate Bill No. 39 by substituting the words “knowing that such report, return or claim is false or untrue in any” for the words “which he does not believe to be true and correct as to every” beginning immediately after the comma on line 43 of page 1.

Further amend Section 1 of Senate Bill No. 39 by deleting the words “knowingly and” on line 44 of page 1.

Further amend Section 1 of Senate Bill No. 39 by adding the word “this” immediately preceding the word “Title” on line 62 of page 1.

Further amend Senate Bill No. 39 by striking Section 3 and substituting therefor the following:

“Sec. 3. The provisions of this Act are cumulative of existing law, but in the event any provision of this Act shall conflict with any other law the provisions of this Act shall prevail as to such conflict only.”

Amend the caption of Senate Bill No. 39 by striking the words “repealing all laws in conflict” on line 34 of page 1 and substituting therefor the words “providing that this Act shall be cumulative but shall control over conflicts with other laws.”

The amendments were severally adopted by unanimous consent.

S. B. No. 39 was passed by the following vote:
Mr. Townsend moved to reconsider the vote by which S. B. No. 39 was passed and to table the motion to reconsider.

The motion to table prevailed.

SENATE BILL NO. 42 ON SECOND READING

The Speaker laid before the House on its second reading and passage to third reading, S. B. No. 42, Authorizing certain Junior College Districts to extend boundaries; and declaring an emergency.

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

SENATE BILL NO. 42 ON THIRD READING

Mr. Bridges moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 42 be placed on its third reading and final passage.

The motion prevailed by the following vote:

YEAS—129
Adams of Lubbock Hughes
Adams of Titus of Grayson
Allen of Galveston
Alls of Dallas
Andrews James
Atwell James
Bailey Jarvis
Ballman Johnson of Dallas
Barlow Johnson of Bell
Barrows Jones of Dallas
Bartram Jones
Bell Kilpatrick
Berry Kilpatrick
Blinn Lack
Boyan Lary
Bridges Latimer
Buchanan La Vallee
Burgess Leaverton
Butler Lewis
Caldwell Longoria
Cannon McCregor
Carriker of McLennan
Chapman McCregor of El Paso
Cole of Harris of El Paso
Cole of Hunt McIlhany
Collins Markgraf
Counsel Martin
Cory Moore
Cotten Mullen
Cowen Murray
Craw Murcher
Crees McNeer
Crain Nagel
Cuffartong Osborne
de la Garza Parsons
Daff, Miss Pearce
Dungan Peeler
Eckhardt Petty
Ehrle Piatt
Erhardt Preston
Fletcher Price
Frazier Pulliam
Garrison Rapp
Gibbons Ratcliff
Gladden Richards
Glass Richard Roberts of Hill
Glad Glass Roberts of Hill
Green Glazimer
Grover Hanes
Hale Rosson
Ham Hardin
Haring Hannah
Harrington Halley
Haynes Hines
Healy Hines
Hixson Hines
Hollower Holloway
Huebner Spears

ABSENCE—13
Walker Ward
Stewart Witten
Stewart Wells
Stewart Wheatley
Strode Whitfield
Thurman Wilson of Trinity
Townsend Wilson of Potter
Tunnell Woods

ABSENT—Excused

Floyd Thurmond
Sandahl Sandahl

Mr. Townsend moved to reconsider the vote by which S. B. No. 42 was passed and to table the motion to reconsider.

The motion to table prevailed.

SENATE BILL NO. 42 ON SECOND READING

The Speaker laid before the House on its second reading and passage to third reading, S. B. No. 42, Authorizing certain Junior College Districts to extend boundaries; and declaring an emergency.

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

SENATE BILL NO. 42 ON THIRD READING

Mr. Bridges moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 42 be placed on its third reading and final passage.

The motion prevailed by the following vote:

YEAS—129
Adams of Lubbock Bell
Adams of Titus of Towns
Alls of Dallas
Andrews Blaine
Atwell Boyzen
Bailey Bridges
Bailey Bartram
Barrows Bartram
Barrows Butler
Barrows Bass
The Speaker then laid Senate Bill No. 42 before the House on third reading and final passage.

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

<table>
<thead>
<tr>
<th>Yea</th>
<th>Absent</th>
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<tbody>
<tr>
<td>Adams of Lubbock</td>
<td>Ballman Smith of Bexar</td>
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<tr>
<td>Glass</td>
<td>Barlow Towne</td>
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<td>Allen Grover</td>
<td>Cole of Harris Woods</td>
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<td>Andrews Goffey</td>
<td>Guffey Teak</td>
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<td>Atwell Hale</td>
<td>Mc Coppin</td>
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<tr>
<td>Bailey Harding</td>
<td>Absent—Excluded</td>
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<tr>
<td>Ballman Harting</td>
<td>Floyd Thurmond</td>
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<td>Barfield, Mrs. Harrington</td>
<td>Sandahl</td>
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<td>Bartram Haynes</td>
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<td>Bass Heatly</td>
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<td>Bell Hinson</td>
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<td>Blaine Hollowell</td>
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<td>Boyesen Huebner</td>
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<td>Bridges Hughes</td>
<td>Buchanan of Grayson</td>
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<td>Buchanan youngsters of Dallas</td>
<td>Butler James</td>
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<td>Caldwell James</td>
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<td>Cannon James</td>
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<td>Carriker Jarvis</td>
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<td>Chapman Jonson of Dallas</td>
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<td>Cole of Hunt Jonson of Bexar</td>
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<td>Collins Jonson of Bell</td>
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<td>Connell Jones of Dallas</td>
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<td>Cook Jonson of Travis</td>
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<td>Cory Kennard</td>
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<td>Cowen Kilpatrick</td>
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<td>Cowins Koliba</td>
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<td>Crane</td>
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<td>Crews Lack</td>
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<td>Curington Larry</td>
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<td>de la Garza Latimer</td>
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<td>Dowey La Valle</td>
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<td>Duff, Miss Leaverton</td>
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<td>Dungan Lewis</td>
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<td>Ehrle McGregor</td>
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<td>Ellis Mcgregor</td>
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<td>Fairchild McGregor</td>
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<td>Fletcher Mcgregor</td>
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<td>Foreman of El Paso</td>
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<td>Gageon McLennan</td>
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<td>Gibson Markgraf</td>
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<td>Glidden Martin</td>
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Nays—8

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<th>Nays — 8</th>
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<tbody>
<tr>
<td>Adams of Titus</td>
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<td>Allen Nunger</td>
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<td>Carnie</td>
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<tr>
<td>Curington</td>
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March 22, 1961

**HOLD JOURNAL 805**

Miller
Moore
Mullen
Murray
Mutscher
Niemeyer
Nugent
Oliver
Osborn
Parsons
Payne
Peeke
Pettit
Pike
Pipkin
Preston
Price
Quilliam
Rapp
Ratcliff
Read
Richards
Richardson
Roberts of Hill
Roberts of Dawson Woods
Ross
Rosson
Absent
Barlow
Barnes
Berry
Cole of Harris
Cotten
Absent-Excluded
Floyd
Sandahl

Mr. Bridges moved to reconsider the vote by which S. B. No. 42 was passed and to table the motion to reconsider.

The motion to table prevailed.

COMMITTEE MEETING

On motion of Mr. Smith of Jefferson, and by unanimous consent of the House, the Committee on Rules was granted permission to meet at this time.

**SENATE BILL NO. 121 ON SECOND READING**

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

S. B. No. 121, To provide for an additional member of the State Seed and Plant Board; and declaring an emergency.

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

**SENATE BILL NO. 121 ON THIRD READING**

Mr. Carriker moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 121 be placed on its third reading and final passage.

The motion prevailed by the following vote:

- Yeas-114
  - Andrews
  - Bailey
  - Ballman
  - Barlow
  - Barnes
  - Bartram
  - Bass
  - Bell
  - Berry
  - Blaine
  - Boyesen
  - Bridges
  - Buchanan
  - Burgess
  - Butler
  - Caldwell
  - Cannon
  - Carriker
  - Chapman
  - Cole of Harris
  - Cole of Hunt
  - Collins
  - Connell
  - Cook
  - Cory
  - Cowen
  - Crews
  - de la Garza
  - Dewey
  - Duff, Mims
  - Duncan
  - Richards
  - Ehrie
  - Fletcher
  - Foreman
  - Garrison
  - Gibbens
  - Gladden
  - Glass
  - Glassing
  - Green
  - Groover
  - Guffey
  - Hale
  - Haring
  - Haynes

- Nays-6
  - Andrews
  - Bailey
  - Ballman
  - Barlow
  - Barnes
  - Bartram
  - Bass
  - Bell
  - Berry
  - Blaine
  - Boyesen
  - Bridges
  - Buchanan
  - Burgess
  - Butler
  - Caldwell
  - Cannon
  - Carriker
  - Chapman
  - Cole of Harris
  - Cole of Hunt
  - Collins
  - Connell
  - Cook
  - Cory
  - Cowen
  - Crews
  - de la Garza
  - Dewey
  - Duff, Mims
  - Duncan
  - Richards
  - Ehrie
  - Fletcher
  - Foreman
  - Garrison
  - Gibbens
  - Gladden
  - Glass
  - Glassing
  - Green
  - Groover
  - Guffey
  - Hale
  - Haring
  - Haynes

- Ex-Used
  - Andrews
  - Bailey
  - Ballman
  - Barlow
  - Barnes
  - Bartram
  - Bass
  - Bell
  - Berry
  - Blaine
  - Boyesen
  - Bridges
  - Buchanan
  - Burgess
  - Butler
  - Caldwell
  - Cannon
  - Carriker
  - Chapman
  - Cole of Harris
  - Cole of Hunt
  - Collins
  - Connell
  - Cook
  - Cory
  - Cowen
  - Crews
  - de la Garza
  - Dewey
  - Duff, Mims
  - Duncan
  - Richards
  - Ehrie
  - Fletcher
  - Foreman
  - Garrison
  - Gibbens
  - Gladden
  - Glass
  - Glassing
  - Green
  - Groover
  - Guffey
  - Hale
  - Haring
  - Haynes
The bill was read second time.

Mr. Yezak offered the following amendment to the bill:

Amend Senate Bill No. 184 after the word “Investigation,” by adding the following: “or Civil Service Librarian under a war service appointment.”

Yezak, Bartram.

The amendment was adopted.

S. B. No. 184 was then passed to third reading.

SENATE BILL NO. 184 ON THIRD READING

Mr. Koliba moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 184 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yea</th>
<th>Nay</th>
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</thead>
<tbody>
<tr>
<td>107</td>
<td>13</td>
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</tbody>
</table>

SENATE BILL NO. 184 ON SECOND READING

The Speaker laid before the House on its second reading and passage to third reading, S. B. No. 184, Relating to the definition of “military duty” in the Teacher’s Retirement Act; and declaring an emergency.
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<table>
<thead>
<tr>
<th>McGregor of El Paso</th>
<th>Shannon</th>
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<tbody>
<tr>
<td>McIllhany</td>
<td>Slack</td>
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<td>Markgraf</td>
<td>Smith of Jefferson</td>
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<td>Martin</td>
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<td>Murray</td>
<td>of Galveston</td>
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<td>Mutchener</td>
<td>Struve</td>
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<td>Niemeyer</td>
<td>Thurman</td>
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<td>Oliver</td>
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<td>Parsons</td>
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<td>Peary</td>
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<td>Pieratt</td>
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<td>Watson</td>
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<td>Preston</td>
<td>Wells</td>
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<td>Guilliam</td>
<td>Wheatley</td>
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<td>Rapp</td>
<td>Whitefield</td>
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<td>Richards</td>
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<td>Rossa</td>
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<td>Schram</td>
<td>Yezak</td>
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Nays—22

<table>
<thead>
<tr>
<th>Adams of Lubbock Jarvis</th>
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<tr>
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<td>Allen</td>
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<td>Cook</td>
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<td>Fairchild</td>
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<td>Gibbens</td>
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<td>Harling</td>
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<td>Hollowell</td>
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<td>Hoehner</td>
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<td>James</td>
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Absent

<table>
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<tr>
<th>Atwell</th>
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<tr>
<td>Bailes</td>
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<tr>
<td>Bankfield, Mrs.</td>
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<tr>
<td>Carriker</td>
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<td>Cole of Harris Ratliff</td>
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<td>Cole of Hunt</td>
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<td>Hughes of Grayson</td>
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<td>Hughes of Bexar</td>
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<td>Kennard</td>
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<td>McCoppin</td>
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<td>McDougal of Wichita</td>
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Absent—Excused

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<thead>
<tr>
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<tr>
<td>Peeler</td>
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<tr>
<td>Peeler</td>
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<tr>
<td>Thurmond</td>
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</table>

The Speaker then laid Senate Bill No. 124 before the House on third reading and final passage.

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

Year—122

<table>
<thead>
<tr>
<th>Adams of Titus Allen</th>
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<tbody>
<tr>
<td>Alaimaz</td>
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Yeas—122

<table>
<thead>
<tr>
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<td>Barrow</td>
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<td>Bass</td>
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<td>Belle of McLeenan</td>
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<td>Berry</td>
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<td>Blaine</td>
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<td>Boykin</td>
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<td>Burks</td>
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<td>de la Garza</td>
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<td>Dewey</td>
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<td>Dunigan</td>
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<td>Ehrle</td>
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<td>Kennard</td>
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<tr>
<td>Kilpatrick</td>
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<td>Koliba</td>
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Nays—14

| Adams of Lubbock Cook |

Nays—14

Adams of Lubbock Cook
THE SPEAKER pro tempore called the roll.

Mr. KoUba moved to reconsider the vote by which S. B. No. 184 was passed and to table the motion to reconsider. The motion to table prevailed.

MESSAGE FROM THE SENATE

Austin, Texas, March 22, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed the following:

S. B. No. 56, Relating to licensing of funeral establishments; and declaring an emergency.

&. B. No. 313, Providing for construction of additional floors for State Insurance Building and second state office building; and declaring an emergency.

S. B. No. 60, Relating to filing and recordation of mortgages, deeds of trust and other security instruments covering both real and personal property; and declaring an emergency.

S. B. No. 196, Making it unlawful to transport certain animals or products from areas under quarantine on account of certain diseases; and declaring an emergency.

Respectfully,

CHARLES A. SCHNABEL,
Secretary of the Senate.

SENATE BILL NO. 217 ON SECOND READING

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

S. B. No. 217, Relative to setting up health standards for Grade A milk produced out of Texas; and declaring an emergency.

The bill was read second time.

Mr. Barlow offered the following amendment to the bill:

Amend Senate Bill No. 217 by deleting all of Section 5 and substituting in lieu thereof the following:

"Section 5. Any such person, officer or inspector authorized under the laws of this State or any municipality within this State who shall make such inspection of such foreign, out-of-state producer or carrier shall make a certificate of the same upon a form to be prescribed by the Texas State Department of Health, which certificate shall be filed with the Texas State Department of Health and shall be the foundation of such permit for the importation of milk. Said certificate shall be given full faith and credit by all municipalities and other subdivisions of the State of Texas. Any such person, officer or inspector who shall make a false certificate of inspection shall be guilty of a misdemeanor, and shall be punished upon conviction by a fine of not less than Fifty Dollars ($50.00) nor more than two Hundred Dollars ($200.00)."

BARLOW, WOODS, WATSON.

The amendment was adopted.

Mr. Spilman offered the following amendment to the bill:

Amend Section 4 of S. B. 217 by adding the following at the end of said section:

"Provided that it shall be deemed a compliance of this act, and the Department of Health shall issue such permit, upon the applicant furnishing an affidavit certifying that such milk was produced in accordance with the rules, regulations, standards, and statutes of Texas and the United States Public Health Service Milk Ordinance and Code: such affidavit must be executed by a duly authorized health officer or inspector of the state or its political subdivisions in which such milk is produced."
Mr. McLlhany moved to table the amendment by Mr. Spilman. A record vote was requested on the motion to table.

The motion to table the amendment by Mr. Spilman prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yeas-74</th>
<th>Nays-68</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adams of Titus</td>
<td>Jamison</td>
</tr>
<tr>
<td>Alaniz</td>
<td>Johnson of Bexar</td>
</tr>
<tr>
<td>Bailey</td>
<td>Johnson of Bell</td>
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<tr>
<td>Barlow</td>
<td>Kilepatrick</td>
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<td>Barnes</td>
<td>Kollin</td>
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<tr>
<td>Bass</td>
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<td>McLlhany</td>
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<td>Pearcy</td>
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<td>Preston</td>
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<tr>
<td>Cotton</td>
<td>Price</td>
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<tr>
<td>Cowles</td>
<td>Richards</td>
</tr>
<tr>
<td>Crews</td>
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<tr>
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<td>Schram</td>
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<tr>
<td>Dewery</td>
<td>Slidell</td>
</tr>
<tr>
<td>Duff, Miss</td>
<td>Smith of Jefferson</td>
</tr>
<tr>
<td>Dunham</td>
<td>Springer</td>
</tr>
<tr>
<td>Ehrle</td>
<td>Stewart</td>
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<tr>
<td>Fairchild</td>
<td>Stuever</td>
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<tr>
<td>Fletcher</td>
<td>Taylor</td>
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<tr>
<td>Gibbens</td>
<td>Townsené</td>
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<tr>
<td>Glass</td>
<td>Trevino</td>
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<td>Glusing</td>
<td>Ward</td>
</tr>
<tr>
<td>Guffey</td>
<td>Watson</td>
</tr>
<tr>
<td>Haring</td>
<td>Wells</td>
</tr>
<tr>
<td>Harrington</td>
<td>Wheatley</td>
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<tr>
<td>Hayes</td>
<td>Wilson of Trinity</td>
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<tr>
<td>Hinson</td>
<td>Wilson of Trinity</td>
</tr>
<tr>
<td>Hollowell</td>
<td>Wilson of Trinity</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Present—Not Voting</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hughes of Grayson</td>
</tr>
<tr>
<td>Absent</td>
</tr>
<tr>
<td>Mr. Hughes of Grayson (present), who would vote &quot;yea&quot;, with Mr. Kennard (absent) who would vote &quot;Nay&quot;.</td>
</tr>
</tbody>
</table>

Mr. Eckhardt offered the following amendment to the bill:

Amend Senate Bill No. 217 by adding after the period on line 28 of page 2 the following words:

"If the Texas State Department of Health finds that milk from outside the State of Texas is being produced under the jurisdiction of a statute or ordinance substantially similar to the Texas Milk Grading and Labeling Law, Acts of the 45th Legislature, Regular Session, 1935, and that such milk is being produced under rules and regulations substantially similar to the rules and regulations promulgated by the Texas State Department of Health under authority of the Tex. as Milk Grading and Labeling Law."
and that such statute or ordinance and rules and regulations promulgated thereunder are being interpreted and enforced in a manner substantially equivalent to the interpretation and enforcement of the Texas State Department of Health, it may issue a permit for the importation of such milk into the State of Texas without a personal inspection as required in this Act, and any officer or inspector of the Texas State Department of Health issuing such permit under the conditions set out herein shall not be subject to any penalty imposed by this Act. Such permit may be revoked at any time by the Texas State Department of Health upon a finding by the Department that milk imported into the State of Texas is not being produced under the requirements and conditions set out herein."

Mr. McLlhany moved to table the amendment by Mr. Eckhardt.

A record vote was requested on the motion to table the amendment by Mr. Eckhardt.

The motion to table prevailed by the following vote:

Yeas—76

Adams of Titus
Alanis
Atwell
Bailey
Ballman
Barlow
Barnes
Bartram
Barry
Bever
Boyers
Buchanan
Burgess
Butler
Caldwell
Cannon
Carriker
Chapman
Cole of Hunt
Collins
Cory
Cotten
Cowens
Craws
Curington
Duff, Miss
Dungan
Ehrle

Percy
Petty
Pieratt
Preston
Price
Richards
Roberts of Hill
Sharam
Smith of Jefferson
Springer
Stewart
Wells
Wheelie
Wilson of Trinity

Nays—68

Adams of Lubbock
Andrews
Baufeel, Mrs.
Belli
Blaine
Bridges
Cole of Harris
Connell
Cook
Cowen
Grain
de la Garza
Dewey
Eckhardt
Folman
Foreman
Garrison
Gladden
Glasing
Green
Grover
Hale
Harding
Haring
Harvin
Hart
Hayes
Himes
Hollowell
Huebner
Johnson of Bexar
Johnson of Bell
Johnson of Travis
Koliba
Koroth
Lark
Loeber
Lowerton
McGregor
McIlhany
McShan
Martin
Moore
Matzker
Niemeier
Parsons

Stewart
Struve
Townsend
Trevino
Walker
Ward
Wells
West
Wheatley
Yezik

Present—Not Voting
Hughes of Grayson

Absent
Hughes of Galveston

Krause

Present—Excused
Floyd
Peeler

PAIRED

Mr. Hughes of Grayson (present), who would vote "Yes", with Mr.
Kennard (absent) who would vote “Nay”.

Mr. Huebner moved the previous question on the passage of S. B. No. 217 to third reading, with all pending amendments on the Speaker’s desk and the motion was lost, not receiving the necessary two-thirds vote.

Mr. Cory offered the following amendment to the bill:

Amend Senate Bill No. 217 by adding a new Section 5a to read as follows:

“5a. All of the provisions of this Act applicable to Grade A milk for pasteurization imported into this State shall also apply to all other fluid milk imported into the State for human consumption.”

The amendment was adopted.

Mr. Preston moved the previous question on the passage of S. B. No. 217 to third reading, and the motion was seconded.

A record vote was requested on the motion for the previous question.

The motion for the previous question was lost by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>68</td>
<td>74</td>
</tr>
</tbody>
</table>

Yeas—68
- Adams of Titus
- Alani
- Bailey
- Ballman
- Barlow
- Barnes
- Bartram
- Bass
- Berry
- Bixler
- Boykin
- Buchanan
- Burgess
- Butler
- Caldwell
- Cannon
- Carriker
- Chapman
- Cole of Hunt
- Collins
- Cory
- Cowles
- Crews
- Dewey
- Duff, Miss
- Duncan
- Ehrle
- Fairchild
- Fletcher
- Glass
- Goffey
- Harring
- Harrington
- Hayes
- Hinson
- Hollowell
- Jamison
- Johnson of Bell
- Jones of Travis
- Kilpatrick
- Koliba
- Koliha
- Lack
- Leaverton
- McGregor
- of El Paso
- McIlhany
- Markgraf
- Moore
- Mutscher
- Niemeyer
- Springer
- Petty
- Stewart
- of Galveston
- Preston
- Price
- Richards
- Roberts of Hill
- Schram
- Wilson of Trinity
- Smith of Jefferson
- Yeak

Nays—74
- Adams of Lubbock
- McGregor
- Allen
- Andrews
- Atwell
- Bandfield, Mrs.
- Bell
- Bridges
- Cole of Harris
- Connell
- Cook
- Parsons
- Cowan
- Crain
- Curington
- de la Garza
- Rapp
- Ratliff
- Red
- Foreman
- Garrison
- Gibbens
- Gladden
- Glanvill
- Green
- Grover
- Hale
- Harding
- Heathly
- Heasley
- Huesher
- Hughes of Dallas
- Spillman
- Isacks, Miss
- Stewart
- James of Wichita
- Jarvis
- Johnson of Dallas
- Townsend
- Jones of Dallas
- Tunnell
- Lary
- Latimer
- Watson
- La Valle
- Lewis
- Lisa
- Longoria
- Wilson of Potter
- McCoppin
- Present—Not Voting
- Hughes of Grayson
- Absent
- Couten
- Kennard
- Absent—Excused
- Floyd
- Sandahl
- Paucer
- Thurmond
- PAIRED

Mr. Hughes of Grayson (present), who would vote “Yes”, with Mr.
Mr. Woods offered the following amendment to the bill:

Amend Senate Bill 217 by adding thereto a new section to be designated as Section 5a and to read as follows:

"Section 5a (1) Any producer of milk holding a certificate from an officer or inspector authorized by the state of Texas to issue certificates permitting the use of fluid milk for pasteurization as Grade A milk, regardless of whether such producer is a resident of this state or of any other state, who shall upon inspection, be found to have shipped adulterated milk, shall be guilty of a misdemeanor, and, upon conviction, shall be punished by a fine of not less than five hundred dollars ($500.00) or more than one thousand dollars ($1,000.00) and by the suspension, for a period of not less than six (6) months and not more than one (1) year, of any and all permits which he may hold from the state of Texas authorizing the sale, shipment, handling, or other use of fluid milk of any grade.

"(2) Any shipper authorized by an officer or inspector of the state of Texas or any subdivision or municipality thereof to ship fluid milk for pasteurization as Grade A milk who shall receive, ship, or in any manner handle the fluid milk of any producer whose permit has been suspended as provided in Subsection (1) of this Section of this Act shall be guilty of a misdemeanor and, upon conviction, shall be punished by a fine of not less than five hundred dollars ($500.00) or more than one thousand dollars ($1,000.00) and by the suspension of any and all types of permits or certificates which he may hold from the State of Texas or any subdivision or municipality thereof authorizing the production, shipment, or handling of fluid milk of any grade.

"(3) Any adulteration of fluid milk at a plant engaged in the pasteurization of Grade A milk or any other action at such plant designed to change the bacteria plate count of milk received for pasteurization shall be grounds for the immediate revocation of the permit, certificate, or other authorization of such plant and the person or persons responsible for such adulteration or such other action designed to change the bacteria plate count shall be guilty of a misdemeanor and, upon conviction, shall be punished by a fine of not less than five hundred dollars ($500.00) and not more than one thousand dollars ($1,000.00)."

Mr. McLanahan moved to table the amendment by Mr. Woods.

Mr. Cotten raised a point of order on further consideration of the amendment by Mr. Woods on the ground that it is not germane to the bill.

The Speaker sustained the point of order, stating his reasons as follows:

"The Woods Amendment seeks to cover material which the Chair is convinced is not germane. The rule is that two subjects are not necessarily germane even though they relate to the basic area covered by a bill.

"This might be a very worthy substitute and yet not be germane."

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

Amend S. B. No. 217, Section 3 by adding a subsection 3(a) to read as follows:

"Section 3(a) No state or municipal health officer of this state shall knowingly require that milk produced in other states be produced and inspected under any higher health standards, rules or regulations than milk accepted and approved by such health officer which has been produced in this state.

"Any such state or municipal health officer of this state who shall knowingly require higher or different health standards and inspections for production of milk in other states than that for Texas produced milk shall be guilty of a misdemeanor and, upon being found guilty shall be fined not less than Fifty Dollars ($50.00) nor more than Two Hundred Dollars ($200.00) and shall..."
Mr. Barlow raised a point of order on further consideration of the amendment by Mr. Jones of Dallas on the ground that it seeks to put back into the bill matter previously taken out.

The Speaker overruled the point of order.

Mr. McGhany moved to table the amendment by Mr. Jones of Dallas. A record vote was requested.

The motion to table the amendment by Mr. Jones of Dallas prevailed by the following vote:

Yea’s-84

Adams of Titus
Adams of Grayson
Alaniz
Allen
Barlow
Bailey
Barnes
Ballman
Barlow
Bass
Berry
Beymer
Bhuyan
Buckman
Burgess
Butler
Caldwell
Cannon
Caroker
Carriker
Chapman
Cole of Hunt
Collins
Cory
Cowles
Crews
Crawford
Curtis
Daff, Miss
Dague
Dungan
Eckhardt
Ehle
Faris
Fairchild
Fletcher
Foreman
Fowkes
Frost
Frick
Gibbons
Glass
Glassing
Green
Guendy
Harling
Harrington
Haynes
Hinrson
Hollowell
Hubbard

Nays-60

Adams of Lubbock
Allen
Andrews
Alwell
Bandfeld, Mrs.
Bartram
Bell
Blaine
Bridges
Cole of Harris
Consell
Cook
Cotten
Cowen
de la Huerta
de la Fuente
Duff, Miss
Eckhardt
Ehrlen
Fairchild
Fletcher
Floyd
Foreman
Fosse
Gibbons
Glass
Glassing
Green
Guendy
Harling
Harrington
Haynes
Hinrson
Hollowell
Hubbard

Wilson of Trinity
Wilson of Potter
Ynag

Woods

Mr. Tunnell offered the following amendment to the bill:

Amend S. B. 217 by adding a new section thereto to be known as Section 3(a) and to provide as follows:

"Sec. 3(a) No person, officer or inspector authorized under the laws of this state or any municipality within the state to inspect or regulate the production of fluid milk of whatever quality shall approve, grant or issue a permit for, or otherwise authorize Grade A milk for pasteurization unless that person, officer or inspector shall certify to his personal knowledge of the facts contained in his authorization, permit or certification that such..."
fluid milk was produced under the rules and regulations required for the production of milk in the State of Texas."

Mr. McLlhany moved to table the amendment by Mr. Tunnell. The motion to table the amendment by Mr. Tunnell prevailed by the following vote:

Yeas-79
Adams at Titus
Alaniz
Bailey
Ballman
Barlow
Barraza
Bass
Bayless
Buchanan
Butler
Caldwell
Cannon
Carroll
Chapman
Cole of Hunt
Collins
Cory
Cotter
Cowan
Creed
Curington
Dewey
Duff, Miss
Dungan
Ebel
Fairchild
Fletcher
Foreman
Gibbens
Glass
Gluesen
Green
Guffey
Hahn
Harrington
Hart
Hayes
Hinoe
Holloway
Huebner
Hughes
of Grayson
Jamison

Nays--66
Adams
Allen
Andrews
Atwell
Baufield, Mrs.
Bartram

Cook
Cowan
Cream
de la Garza
Dickhardt
Garrison
Gladden
Grover
Hale
Harding
Healy
Hughes of Dallas
Hsanack, Miss
James
Jarvis
Johnson of Dallas
Jones of Dallas
Kendall
Kern
Keating
Keller
of El Paso
Markgraf
Maxey
McKee
McKee
McGraw
McGregor
McGregor
McGregor of El Paso
McGregor of McLennan
McNeil
McGraw
Miller
Moncrief
Moncrief
Moncrief
Mr. Eckhardt offered the following amendment to the bill:

Amend Senate Bill No. 217 by adding after the period on line 28 of page 2, the following words:

"If the Texas State Department of Health finds that milk from outside the State of Texas is being produced under the jurisdiction of a statute or ordinance providing standards as high or higher than those provided in the Texas Milk Grading and Labeling Law, Chapter 172, Acts of the 45th Legislature, Regular Session, 1935, and that such milk is being produced under rules and regulations providing standards as high as or higher than those provided in the rules and regulations promulgated by the Texas State Department of Health under authority of the Texas Milk Grading and Labeling Law, and that such statute or ordinance and rules and regulations promulgated thereunder are being interpreted and enforced in a manner substantially equivalent..."
to the interpretation and enforcement of the Texas State Department of Health and that such milk meets the requirements imposed by the Federal Government for the interstate movement of milk it may issue a permit for the importation of such milk into the State of Texas without a personal inspection as required in this Act, and any officer or inspector of the Texas State Department of Health issuing such permit under the conditions set out herein shall not be subject to any penalty imposed by this Act. Such permit may be revoked at any time by the Texas State Department of Health upon a finding by the Department that milk imported into the State of Texas is not being produced under the requirements and conditions set out herein.

Mr. McLlnay moved to table the amendment by Mr. Eckhardt.

A record vote was requested.

The motion to table the amendment by Mr. Eckhardt was lost by the following vote:

Yeas—71

Adams of Titus
Allan
Bailey
Ballman
Barlow
Barnes
Bass
Bryson
Buchanan
Burgess
Butler
Caldwell
Can
Cannon
Carr
Chapman
Cole of Hunt
Collins
Cook
Cory
Cotten
Cowles
Crews
Curington
Clyde
Dewey
Duffy, Miss
Dungan
Elfreth
Fairchild
Gibbons
Glass
Guffey
Bilder
Springer
Stewart of Galveston
Strake
Townsend

Nays—74

Adams of Lubbock
McCoppin
Allen
Andrews
Atwell
Bowden, Mrs. of El Paso
Bartram
Bell
Bennett
Bridges
Cole of Harris
Conzel
Cowen
Crain
de la Garza
Eckhardt
Fishter
Foreman
Foreman
Follman
Freeman
Fulton
Garrard
Gladden
Glasgow
Green
Grover
Hale
Harding
Haynes
Haynes
Heady
Hicks
Huggins of Dallas
Janacks, Miss
James
Jarvis
Johnson of Dallas
Jones of Dallas
Jones of Dallas
Jones of Dallas
Jones of Dallas
Johnston
Kemp
Kline
Kolden
Kolk
Koribich
Lack
Leaverton
McAlhaney
McCook
McGraw
McGreaves
McNamer
McPherson
McPherson of Hill

Absent—Excused

Wilson of Potter

A record vote was requested on the amendment by Mr. Eckhardt.

The vote of the House was taken on the amendment by Mr. Eckhardt and the vote was announced yeas 73, nays 70 and 1 present—not-voting.
A verification of the vote was requested.

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

**Year—72**

<table>
<thead>
<tr>
<th>Yeas</th>
</tr>
</thead>
</table>
| Adams of Lubbock | McCoplin  
| Allen          | McGregor  
| Andrews        | of McLennan  
| Atwell         | McGregor  
| Banfield, Mrs. | Miller  
| Bartram        | Bell  
| Blaine         | Bridges  
| Cole of Harris | of El Paso  
| Coot           | Cook  
| Cowan          | of Garse  
| de la Garza    | Rapp  
| Eckhardt       | Read  
| Foreman        | of McLennan  
| Garrison       | Gladden  
| Glaving        | Green  
| Grover         | Hart  
| Harding        | Heath  
| Hefner         | Hughes of Dallas  
| Isaacks, Mrs.  | James  
| Jarvis         | Johnson of Dallas  
| Johnstone      | Keen  
| Lary           | Latimer  
| LeValle        | Lewis  
| Longoria       |  

**Nays—71**

<table>
<thead>
<tr>
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<tbody>
<tr>
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<tr>
<td>Almiz</td>
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<tr>
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<td>Carriker</td>
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</tbody>
</table>

**Yeas—132**

<table>
<thead>
<tr>
<th>Yeas</th>
</tr>
</thead>
</table>
| Gaffey        | Nimemeyer  
| Harlow        | Haring  
| Harrington    | Harrington  
| Hayes         | Hayes  
| Henson        | Henson  
| Hollowell     | Hollowell  
| Hughes        | Hughes  
| Isbell        | Isbell  
| Jones of Travis | Jones of Travis  
| Kilpatrick    | Kilpatrick  
| Koliba        | Koliba  
| Koroth        | Koroth  
| Lack          | Lack  
| Leaverton     | Leaverton  
| McBain        | McBain  
| Markgraf      | Markgraf  
| Martin        | Martin  
| Moore         | Moore  
| Muitecher     | Muitecher  
| Present—Not Voting |  
| Gibbens       | Gibbens  
| Parsons       | Parsons  
| Absent—Excused | Wilson of Potter  
| Floyd         | Floyd  
| Peeler        | Peeler  

**Pair—**

Mr. Gibbens (present), who would vote "Nay", with Mr. Floyd (absent) who would vote "Yea"

The Speaker stated that the amendment by Mr. Eckhardt was adopted by the above vote.

S. B. No. 217 was passed to third reading.

**SENATE BILL NO. 217 ON THIRD READING**

Mr. McBain moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 217 be placed on its third reading and final passage.

The motion prevailed by the following vote:

**Year—132**

<table>
<thead>
<tr>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adams of Titus</td>
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<tr>
<td>Almiz</td>
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<td>Allen</td>
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<tr>
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<tr>
<td>Bartram</td>
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</tbody>
</table>

**Yeas—132**

<table>
<thead>
<tr>
<th>Yeas</th>
</tr>
</thead>
</table>
| Gaffey        | Nimemeyer  
| Harlow        | Haring  
| Harrington    | Harrington  
| Hayes         | Hayes  
| Henson        | Henson  
| Hollowell     | Hollowell  
| Hughes        | Hughes  
| Isbell        | Isbell  
| Jones of Travis | Jones of Travis  
| Kilpatrick    | Kilpatrick  
| Koliba        | Koliba  
| Koroth        | Koroth  
| Lack          | Lack  
| Leaverton     | Leaverton  
| McBain        | McBain  
| Markgraf      | Markgraf  
| Martin        | Martin  
| Moore         | Moore  
| Muitecher     | Muitecher  
| Present—Not Voting |  
| Gibbens       | Gibbens  
| Parsons       | Parsons  
| Absent—Excused | Wilson of Potter  
| Floyd         | Floyd  
| Peeler        | Peeler  

**Pair—**

Mr. Gibbens (present), who would vote "Nay", with Mr. Floyd (absent) who would vote "Yea"

The Speaker stated that the amendment by Mr. Eckhardt was adopted by the above vote.

S. B. No. 217 was passed to third reading.

**SENATE BILL NO. 217 ON THIRD READING**

Mr. McBain moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 217 be placed on its third reading and final passage.

The motion prevailed by the following vote:

**Year—132**

<table>
<thead>
<tr>
<th>Year</th>
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<tbody>
<tr>
<td>Adams of Titus</td>
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<tr>
<td>Almiz</td>
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<td>Almiz</td>
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<td>Allen</td>
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<td>Bartram</td>
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**Yeas—132**

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<thead>
<tr>
<th>Yeas</th>
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</table>
| Gaffey        | Nimemeyer  
| Harlow        | Haring  
| Harrington    | Harrington  
| Hayes         | Hayes  
| Henson        | Henson  
| Hollowell     | Hollowell  
| Hughes        | Hughes  
| Isbell        | Isbell  
| Jones of Travis | Jones of Travis  
| Kilpatrick    | Kilpatrick  
| Koliba        | Koliba  
| Koroth        | Koroth  
| Lack          | Lack  
| Leaverton     | Leaverton  
| McBain        | McBain  
| Markgraf      | Markgraf  
| Martin        | Martin  
| Moore         | Moore  
| Muitecher     | Muitecher  
| Present—Not Voting |  
| Gibbens       | Gibbens  
| Parsons       | Parsons  
| Absent—Excused | Wilson of Potter  
| Floyd         | Floyd  
| Peeler        | Peeler  

**Pair—**

Mr. Gibbens (present), who would vote "Nay", with Mr. Floyd (absent) who would vote "Yea"

The Speaker stated that the amendment by Mr. Eckhardt was adopted by the above vote.

S. B. No. 217 was passed to third reading.
<table>
<thead>
<tr>
<th>March 22, 1961</th>
<th>HOUSE JOURNAL 817</th>
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<tbody>
<tr>
<td>Bass</td>
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<td>Bell</td>
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<td>Chapman</td>
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<td>Duncan</td>
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<td>Glass</td>
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<td>Huebner</td>
<td>Springer</td>
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<td>Hughes of Grayson</td>
<td>Stewart of Galveston</td>
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<td>Struve</td>
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<td>Inesack, Miss</td>
<td>Townsend</td>
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<td>James</td>
<td>Trevor</td>
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<td>Janismon</td>
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<tr>
<td>Johnson of Dallas</td>
<td>Walker</td>
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<td>Johnson of Bexar</td>
<td>Ward</td>
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<td>Johnson of Bell</td>
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<td>Jones of Dallas</td>
<td>Watson</td>
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<tr>
<td>Jones of Travis</td>
<td>Wells</td>
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<tr>
<td>Kennard</td>
<td>Whe Houston</td>
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<tr>
<td>Kilpatrick</td>
<td>Wilson of Trinity</td>
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<tr>
<td>Kohba</td>
<td>Wilson of Potter</td>
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<td>Korioth</td>
<td>Woods</td>
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<td>Lack</td>
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MESSAGE FROM THE SENATE
Austin, Texas, March 22, 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. 188, Relating to an additional tax for common school districts in certain counties; and declaring an emergency.
H. B. No. 32, Amending Articles 81 and 82 of the Election Code to permit the use of paper ballots under certain conditions; and declaring an emergency. (with amendments)
S. C. R. No. 35, Requesting survey and study on higher education.
S. C. R. No. 34, Inviting Ted Connell to address the Legislature, March 29, 1961.
S. C. R. No. 36, Suspending Joint Rule 9A.
Sir: I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to Senate Bill No. 55 by the following vote:
Yeas 29, Nays 1.
Respectfully submitted,
CHARLES A. SCHNABEL,
Secretary of the Senate.
CONCERNING THE FLAG OF GREECE
The Speaker laid before the House for consideration at this time, H. C. R. No. 58, Relative to the flying of the flag of Greece beneath the Texas flag on March 23.
The resolution having heretofore been referred to the Committee on Rules and reported favorably by the Committee.

H. C. R. No. 58 was read and was adopted.
CONCERNING OFFICE SPACE IN THE CAPITOL BUILDING
The Speaker laid before the House for consideration at this time, H. C. R. No. 62, Concerning office space in the Capitol Building.
The resolution having heretofore been referred to the Committee on Rules and reported favorably by the Committee.
The resolution was read and was adopted.
INTRODUCTION OF HOUSE BILL NO. 1048
Mr. Adams of Lubbock asked unanimous consent of the House to introduce at this time and have placed on first reading, House Bill No. 1048.
There was no objection offered and it was so ordered.

MOTION TO RECONSIDER VOTE
Mr. Springer moved to reconsider the vote by which permission was granted to Mr. Adams of Lubbock to introduce and have placed on first reading House Bill No. 1048.
The motion to reconsider the vote was lost by the following vote:
Yeas—16
Caldwell
Eckhardt
Gaffey
Harrington
Hughes
of Grayson
Johnson
Kennard
Lack
Mullen
Springer
Stewart
Struve
Yezak
Nays—110
Adams
Bell
Albin
Allen
Andrews
Atwell
Bateman
Barlow
Barlow
Barnes
Bartram
Bass
Bell
Baines
Boysen
Bridge
Butler
Casson
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory

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Cotten    Cowles    McIlhany
Crain    Crews    Martin
Curington    de la Garza    Mutschler
Dewey    Duff, Miss    Nugent
Dungan    Eblen    Osborn
Fairchild    Fletcher    Peary
Foreman    Garrison    Pierce
Gibbons    Gladden    Preston
Gladding    Glass    Quilliam
Grover    Hale    Ratcliffe
Hale    Havens    Richard Roy
Healy    Hollowell    Rooss
Huebner    Hughes of Dallas    Shannon
Iassake, Miss    James    Shepard
Jarvis    Johnson of Dallas    Sheldon
Johnson of Bell    Jones of Dallas    Smith
Jones of Travis    Koliba    Snelling
Kobatz    Lary    Slidell
Latimer    LaValle    Sloane
Leaverton    Lewis    Soileau
Longoria    McElhinney    Solis
McGregor of McLennan    Meaux    Southmayd

Absent
Bailey    Bailey    Kilpatrick
Barker    Buchanan    Kilpatrick of El Paso
Burgess    Carriker    Kilpatrick of Dallas
Chapman    Cowen    Kilpatrick of Travis
Crawford    Crews    Kirk
Dearing    Darling    Kivett
Hanson    Hendren    Klein
Hilliard    Hix    Kline
Holmes    Holmes    Kline of Wichita

Reason for Vote
I voted to reconsider the vote for permission to introduce the bill by
Adams—reason in my opinion, the bill was written by an organization
not in sympathy with the welfare of the old people.

Yeas.

Adjournment
Mr. Dewey moved that the House adjourn until 10:00 o'clock a.m. tomorrow.
Mr. Oliver moved that the House adjourn until 11:00 o'clock a.m. to
morning.
The motion to adjourn until 10:00 o'clock a.m. tomorrow prevailed.
The Benediction was offered by the Honorable H. A. Leaverton.

In accordance with the motion to adjourn, the House at 2:02 o'clock p.m., adjourned until 10:00 o'clock a.m. tomorrow.

Appendix

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


Constitutional Amendments: H. J. R. No. 2.


House Journal


State Hospitals and Special Schools: H. B. No. 749.

REPORT OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, March 21, 1961

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

Sir:

Your Committee on Engrossed Bills to whom was referred H. J. R. No. 42, proposing an amendment to Article XVI of the Constitution of the State of Texas, has carefully compared same and finds it correctly engrossed.

H. G. Wells, Chairman.

THIRTY-EIGHTH DAY

(Thursday, March 23, 1961)

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

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

Mr. Speaker Cole of Harris
Adams of Lubbock Cole of Hunt
Adams of Titus Collins
Alanis Connell
Allen Cook
Andrews Cory
Atwell Cotton
Bailey Cowen
Ballman Cowles
Baldridge Mrs. Crain
Barlow Crews
Barnes Curlington
Bartram de la Garza
Baugh Dewey
Bell Deff, Miss
Berry Duncan
Blaine Eckhardt
Boyan Fairchild
Bridges Fitcher
Buchanan Fifer
Burgess Foreman
Butler Garrison
Caldwell Gibbens
Cannon Gladden
Carriker Glass
Chapman Gluslng
Green Osborn
Grover Parsons
Guffey Pearcy
Hale Peeler
Harding Petty
Haring Perrett
Harrington Pipkin
Haynes Preston
Heddy Price
Henson Quilliam
Hollowell Rapp
Huebner Ratliff
Hughes Read
Hughes of Grayson Richards
Hughes of Dallas Roberts of Hill
Isacks, Miss James Roberts of Dawson
Jameison Roosa
Jarvis Rosson
Johnson of Dallas Sandahl
Johnson of Bexar Schram
Johnson of Bell Shannon
Jones of Dallas Shirley
Jones of Travis Slack
Kennard Slater
Kilpatrick Smith of Bexar
Koliba Smith of Jefferson
Korfoh Snead
Lark Spears
Latimer Spilman
La Valle Springer
Leaverton Stewart
Lewis Stewart
Longoria Stewart
McCoppin of Wichita
McGregor Struve
McGregor Tharman
McGregor Townsend
McGregor Trevino
of El Paso Walker
Mcllhan Ward
Markgraf Watson
Martin Wheeler
Miller Wells
Moore Whitley
Mullen Whitfield
Murray Wilson of Trinity
Mutchler Wilson of Potter
Niemeyer Womac
Nugent Yexka
Oliver Yeak

Absent—Excused

Floyd Tharmond

A quorum of the House was announced present.

The Invocation was offered by the Reverend Doctor Theodore Sp. Kyritsis, Pastor of the Saint George Greek Orthodox Church at Port Arthur, Texas, as follows: