er's License; and by amending Section 28 in Article II of the Texas Liquor Control Act by adding to the requirements for label approval; repealing laws in conflict herewith; providing a saving clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, April 24, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 838, A bill to be entitled "An Act to amend the subject matter embraced in Section 17, Section 19(A) and Section 21, of Title 86, Article 542lm, as amended, Revised Civil Statutes of Texas, providing for an increase in interest rates; providing for resale of forfeited land; providing for an increase in fees for processing and servicing applications; providing for the severability of provisions; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, April 24, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 1016, A bill to be entitled "An Act amending Section 126, Chapter 25, Acts of the Thirty-ninth Legislature, Regular Session, 1925, as last amended (compiled as Article 7880-126, Vernon's Annotated Civil Statutes), relating to condemnation proceedings by certain Water Control and Improvement Districts; repealing all laws in conflict; providing for severability; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, April 24, 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. 84, expressing appreciation and thanks to the Texas Junior Chamber of Commerce for its efforts in gaining annual salaries for Legislators.

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

FIFTY-THIRD DAY
(Tuesday, April 25, 1961)

The House met at 3:50 o'clock p.m., pursuant to adjournment, and was called to order by the Honorable B. H. Dewey, Jr.

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

Adams of Lubbock
Benard
Allen
Andrews
Atwell
Bailey
Ballman
Banfield, Mrs.
Barlow
Barne
Bartram
Bates
Bell
Berry
Bridges
Buchanan
Burgess
Butler
Coldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotton
Cowen
Cowles
Cren
Crews
Curlington
de la Garza
Dewey
Duff, Miss
Dungan
Ehrle
Fairchild
Fletcher
Floyd
Foreman
Garrison
Gladden
Glass
Glasing
Green
Grover
Guskey
Hale
Harrington
Hart
Harling
Harrington
Hayes
Healy
Hinon
Hollowell
Huepper
Hughes
Hughes of Dallas
Isaacks, Miss
James
Jamison
Jarvis
Johnson of Dallas
Johnson of Bell
Jones of Dallas
Jones of Travis
Kennard
Kilpatrick
KoUba
Korioth
Lack
La Mae
Latimer
Absent—Excused

Gibbens

A quorum of the House was announced present.
The Invocation was offered by the Reverend Clinton Kersey, Chaplain.

Mr. Gibbens was granted leave of absence for today on account of illness in his family, on motion of Mr. Barnes.

Mr. Collins asked unanimous consent of the House to consider at this time the bills on the Local and Uncontested Calendar which were considered on the previous Legislative Day.

There was no objection offered and it was so ordered.

The Chair laid before the House, on its third reading and final passage, H.B. No. 163, A bill to be entitled "An Act amending Section 1 of Chapter 35, Acts of the 52nd Legislature, 1951 (Section 1 of Article 1969a-2, Vernon's Texas Civil Statutes), relating to performance of duties of the County Judge by the Judge of any County Court at Law in certain counties, by changing the counties to which the Act is applicable from counties having a population of less than 600,000 inhabitants to counties having a population of less than 100,000 inhabitants, according to the last preceding or any future Federal Census, and declaring an emergency."

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

Yeas—148
Adams of Lubbock
Crews
Adams of Titus
Carrington
Allen of Tarrant
de la Garza
Allen
Dewey
Andrews
Duff, Miss
Atwell
Dungan
Bailey
Eckhardt
Ballman
Ehrle
Barnes
Fairchild
Barlow
Felder
Barnes
Floyd
Bartram
Foreman
Barnett
Garrison
Bell
Gladden
Berry
Glass
Blaine
Glasing
Boyesen
Green
Bridges
Grover
Buchanan
Gussey
Burgess
Hale
Butler
Harding
Calwell
Harrin
Cannon
Harrington
Carriker
Haynes
Chapman
Healy
Cole of Harris
Hisson
Cole of Hunt
Hollowell
Collins
Huebner
Connell
Hughes
Cook
Hughes of Grayson
Cory
Hughes of Dallas
Cotton
Isacks, Miss
Cowen
James
Cowles
Jamison
Craia

HOUSE BILL NO. 163 ON THIRD READING

Mr. Collins asked unanimous consent of the House to consider the bills on the Local and Uncontested Calendar which were considered on the previous Legislative Day.

There was no objection offered and it was so ordered.
The Chair laid before the House, on its third reading and final passage, H. B. No. 302, a bill to be entitled "An Act creating a conservation and reclamation district under the provisions of Section 59, Article XVI, Constitution of Texas, to be known as 'Brookshire-Katy Drainage District'; prescribing its rights, powers, privileges, and duties; providing a tax limit; etc., and declaring an emergency."

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

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
<th>Absent—Excused</th>
</tr>
</thead>
<tbody>
<tr>
<td>148</td>
<td>0</td>
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</tbody>
</table>

**Yeas**—148
- Adams of Lubbock
- Huebner
- Adams of Titus
- Hughes
- Allen
- Hughes of Dallas
- Andrews
- Isaacs, Miss
- Atwell
- James
- Bailey
- Jamison
- Ballman
- Jarvis
- Baxley, Mrs. Johnson of Dallas
- Barlow
- Johnson of Bexar
- Barnes
- Johnson of Bell
- Bartram
- Jones of Dallas
- Bass
- Jones of Travis
- Bell
- Kennard
- Berry
- Kilpatrick
- Blaine
- Koliba
- Boyes
- Koroth
- Bridges
- Lack
- Buchanan
- Larry
- Burgess
- Latimer
- Butler
- La Valle
- Caldwell
- Leaverton
- Cannon
- Lewis
- Carriker
- Longoria
- Chapman
- McGregor
- Cole of El Paso
- Cole of Hunt
- of McLennan
- Collin
- McGregor
- Cook
- Markgraf
- Cory
- Martin
- Cotten
- Miller
- Cowen
- Moore
- Cowels
- Mullen
- Crews
- Murray
- Curror
- Murrell
- de la Garza
- Niemeyer
- Dewey
- Nugent
- Duff, Miss
- Oliver
- Ewing
- Osborn
- Eckhardt
- Parsons
- Ehrie
- Fairchild
- Peeler
- Fletcher
- Petty
- Floyd
- Pieratt
- Foreman
- Pipkin
- Garrison
- Preston
- Gladden
- Pierson
- Green
- Glass
- Glassing
- Grover
- Guffey
- Hicks
- Harris
- Halley
- Hard
- Haring
- Harding
- Harrell
- Harrington
- Harrison
- Hastie
- Hinson
- Hollowell
- Wilson of Trinity
- Wilson of Potter
- Prest
- Price
- Quilliam
- Absent—Excused
- Gibbens

**HISTOIRE BILL NO. 302 ON THIRD READING**
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Shipley  Thurmond  Andrews  Jamison
Smith  Thurmond  Atwell  Jarvern
Trevino  Walker  Bailey  Johnson of Dallas
Townsend  Ward  Ballman  Johnson of Bexar
Tennell  Wells  Barnes  Jones of Dallas
Bass  Wheatley  Bartram  Kennard
Berry  Whitefield  Bass  Kilpatrick
Blades  Wilson of Trinity  Bell  Koliba
Blaine  Wilson of Potter  Berry  Kurich
Boyce  Woods  Blaine  Lack
Bridges  Yeak  Boyce  Lary
Buchanan  La Valle  Butler  Lewis
Burgess  Leaverton  Caldwell  Longoria
Burkett  Lunsford  Carrillo  McGregor
Camm  of McLennan  Chapman  of El Paso
Cole of Harris  Cole of Hunt  Collins  McFarland
Connell  Markgraf  Cook  Martin
Cory  Miller  Cowen  Mullen
Cotlen  Moll  Cowlis  Murray
Craw  Mutchler  Cren  Niemeyer
Curington  Nugent  de la Garza  Oliver
Dewey  O'Neal  Duff, M.  Parsons
Duggan  Parcell  Edmonds  Peeler
Eckhardt  Petty  Ehle  Peters
Eichard  Pietrani  Fitcher  Pikens
Floyd  Preston  Foreman  Price
Garrison  Quitman  Glidden  Rapp
Glass  Ratliff  Glassing  Red
Green  Richards  Groover  Richardison
Green  Roberts of Hill  Guffey  Roberts of Dawson
Hale  Harding  Hare  Rosas
Harding  Ross  Harrington  Rose
Haynes  Sable  Heath  Schram
Hisston  Shannon  Highway  Slack
Holliswell  Slovak  Huehner  Smith of Bexar
Hughes  of Grayson  Townsend  Smith of Jefferson
Hughes of Dallas  Tunnell  Smith of Bexar
Isaack, Miss  Snead  Spears
James  Spilman
The Chair laid before the House, on its third reading and final passage, 
H. B. No. 461, A bill to be entitled "An Act providing for the compensa-
tion of the official shorthand re-
porter of the 115-th Judicial District 
of Texas; providing the manner of 
payment; and declaring an emer-
geney."

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

Yeas-148

Adams of Lubbock
Adams of Titus
Allen
Andrews
Atwell
Bailey
Baldwin
Bansfield, Mrs.
Barlow
Barnea
Bartram
Bay
Bell
Berry
Blaine
Boyse
Bridges
Buchanan
Burgess
Butter
Coldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Hinson
Hollowell
Huebner
Hughes
Hughes of Dallas
Isaacs, Miss
James
Jamison
Jarvis
Johnson of Dallas
Johnson of Bexar
Johnson of Bell
Jones of Dallas
Jones of Travis
Kennard
Koliba
Koroth
Lack
Lacy
Leatherman
Le Valle
Leaverton
Lewis
Longoria
McCoppin
McGregor
McGregor of El Paso
McIlhany
Markgraf
Martin
Miller
Moore
Mullen
Murray
Mutercher
Niemeyer
Nugent
Oliver
Osborn
Parsons
Perry
Peeler
Petty

Absent—Excused
Gibbens

SENATE BILL NO. 195 ON THIRD 
READING

The Chair laid before the House, 
on its third reading and final pass-
age, 
S. B. No. 195, Validating certain 
proceedings of Home Rule Cities; 
and declaring an emergency.

The bill was read third time and 
was passed by the following vote:
April 25, 1961

Yeas-148

Adams of Lubbock
Adams of Titus
Alaniz
Allen
Andrews
Atwell
Bailey
Ballman
Banfield, Mrs.
Barlow
Barnes
Bartram
Bass
Bell
Berry
Ble$a
Boles
Bridges
Burgess
Butler
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotten
Cowen
Cowins
Crain
Crews
Carrington
de la Garza
Dewey
Duff, Miss
Dunagan
Eckhardt
Earle
Fairchild
Fitcher
Floyd
Foreman
Garrison
Gladen
Glausi
Green
Grover
Gundy
Hale
Harding
Haring
Harrington
Haynes
Healy
Hill
Hollowell

Shipley
Thurmond
Black
Townsend
Slifer
Trenio
Smith of Bezar
Walker
Seelos
Ward
Sparks
Watson
Spilman
Wells
Sprunger
Whater
Stewart
Whitefield
of Galveston
Wilson of Trinity
Stewart
Wilson of Potter
of Wichita
Dove
Yesak
Thurman

Gibbens

Absent—Excused

HOUSE BILL NO. 499 ON THIRD READING

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

H. B. No. 499, A bill to be entitled "An Act amending Section 17 of Chapter 152, Acts of the Fifty-fifth Legislature, Regular Session, 1957, as amended, to extend the existing authority of the Game and Fish Commission to regulate wildlife in Bexar County, and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 552 ON THIRD READING

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

H. B. No. 552, A bill to be entitled "An Act to amend Acts 1951, 52nd Legislature, Chapter 272, by adding a new section to such Act making the bonds and notes issued by Regional College Districts pursuant to such Act, authorized investments, and making them eligible to secure public funds, and declaring an emergency."

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

Yeas-148

Adams of Lubbock
Andrews
Adams of Titus
Atwell
Alaniz
Bailey
Allen
Bailey
Banfield, Mrs. & Barlow | Johnson of Bell & Johnson of Travis
Barnes & Bass | Kilpatrick & Kotha
Berry & Blaine | Kotha & Lack
Boyken & Bridges | Latimer & La Val
Buchanan & Burgess | Leaverton & Lewis
Caldwell & Cannon | Langoria & McCoppin
Carriker & Chapman | McCregor & McGreaner
Cole of Harris & Cole of Hunt | of El Paso & of McLennan
Connell & Cook | Colburn & Martin
Cory & Cotten | Moore & Mullen
Cowles & Crews | Murray & Muescher
Curlington & de la Garza | Nugent & Oliver
Dewing & Duff, M. | Osborn & Parsons
Dungan & Eckhardt | Peary & Peeler
Ehrle & Fairchild | Petty & Picket
Fletcher & Floyd | Phipkin & Price
Foreman & Garrison | Price & Guillam
Gladden & Glass | Ratliff & Read
Green & Grover | Richards & Richardson
Hale & Hardin | Roberts of Hill & Ross
Haring & Harding | Rosson & Dawson
Harrington & Havens | Sandahl & Schram
Heasty & Hinson | Shannon & Shipley
Hollowell & Huesber | Slack & Slidder
Hughes & Hughes | Smith of Bexar & Smith of Jefferson
Johnson of Dallas & Issacs, Miss | Spears & Nelson
James & Janison | Spilman & Springer
Jarvis & Johnson of Dallas | Stewart & of Galveston
Johnson of Bexar & Stewart | of Wichita & Ward
Wells & Wheatley | Whitfield & Wilson of Trinity
Potter & Woods | Yeas & Yeas

Abstain—Excused

Absents—Excused

**HOUSE BILL NO. 564 ON THIRD READING**

The Chair laid before the House, on its third reading and final passage, H. B. No. 564, A bill to be entitled "An Act amending Section 2 of Chapter 108, Acts of the 52nd Legislature, Regular Session, 1951, codified as Section 2 of Article 170, 110th, Vernon’s Texas Civil Statutes, by removing jurisdiction of civil actions from County Court at Law No. 3 of Harris County, Texas; and declaring an emergency."

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

| Yeas | Adams of Lubbock Cook | Adams of Titus Cory | Alana of Collin Allen | Allen of Collin
| Adkins | Andrews of Cowan | Atwell of Crane | Bailey of Crews | Balmag of Cullington
| Barfield of de la Garza | Barlow of Dewey | Barnes of Duff, Miss | Bartram of Dungan | Bass of Eckhardt
| Bell of Ehrle | Bell of Fairchild | Blaine of Fletcher | Boysen of Floyd | Bridges of Foreman
| Buchanan of Garrison | Burgess of Glass | Butler of Glass | Caldwell of Glusing | Cannon of Green
| Carrick of Grove | Chapman of Guify | Cole of Harris of Halle | Cole of Hunt of Harding | Collins of Haring
| Connell of Harrington | | | | |
April 25, 1961  

**HOUSE BILL NO. 565 ON THIRD READING**

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

*H. B. No. 565, A Bill to be entitled*

"An Act to repeal Section 2A of Chapter 452, Acts of the 55th Legislature, Regular Session, 1957, which is codified as Section 2A, Ar-
The Chair laid before the House, on its third reading and final passage, H. B. No. 566, A bill to be entitled "An Act to create a second County Civil Court at Law for Harris County, Texas, to be known as 'County Civil Court at Law Section B'; setting out the jurisdiction of said Court the terms, practice, providing for the appointment of a Judge, elections and appointment to fill vacancies; etc., and declaring an emergency."

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

Yeas---148

Adams of Lubbock
Adams of Titus
Alaneis
Allen
Andrews
Atwell
Bailey
Ballman
Bandfield, Mrs.
Barlow
Bartram
Bass
Bell
Berry
Blaine

Cowen
Cowles
Crain
Crews
Curlington
de la Garza
Dewey
Duff, Miss
Dungan
Dudley
Edwards
Edwards
Ehrie
Fairchild
Fletcher
Floyd
Foreman
Garrison
Gladden
Glass
Glissing
Green
Grover
Groves
Guffey
Guske
Harding
Haring
Harrington
Harrington
Haynes
Healy
Hinson
Holtowell
Huebner
Hughes
Hughes of Dallas
Husakas, Miss
James
Jamison
Jarvis
Johnson of Dallas
Johnson of Houston
Johnson of Bell
Jones of Dallas
Jones of Travis
Kennard
Kilpatrick
Koliba
Koroth
Lack
Larry
Latimer
La Valle
Leaverton
Lewis
Longoria
McCoppin
McGregor
McLellan
McGregor
McIntyre
McKibbin
Markgraf

Absent-Excused

Gibbens

HOUSE BILL NO. 626 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 626, A bill to be entitled "An Act amending Section 15 of Chapter 400, Acts of 55th Legislature, Regular Session, 1957, which is codified as Section 15 of Article 1970-345, Vernon's Texas Civil Statutes, so as to provide certain additional employees of the Probate Court of Tarrant County and establishing certain control over employees and fixing minimum salaries; and declaring an emergency."

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

Yeas—147

Adams of Lubbock Dungan
Adams of Titus Eckhardt
Akins Ehrl
Allen Fairchild
Andrews Fletcher
Atwell Floyd
Bailey Foreman
Baldwin Garrison
Baude, Mrs. Gladden
Barlow Glass
Barnes Glusing
Bartram Green
Bass Grover
Bell Guffey
Berry Halse
Blaine Harding
Boysen Haring
Bridges Harrington
Buchanan Haynes
Burgess Heady
Butler Hinson
Caldwell Hollowell
Cannon Huie
Carriker Hughes
Chapman of Grayson Hughes of Dallas
Cole of Harris Isaacks, Miss
Cole of Hunt James
Connell Jamison
Cook Jarris
Cory Johnson of Dallas
Cotten Johnson of Bexar
Cowen Johnson of Bell
Cowley Jones of Dallas
Craig Jones of Travis
Crews Kennard
Curtis Kilpatrick
de la Garza Koliba
Dewey Koroth
Duff, Miss Lack

Richardson Roberts of Hill
LaVar Roberts of Dawson
Leaverton Rosson
Lewis Sandahl
McCoppin Schram
McGregor Shannon
McGregor of McLennan Shipley
McElaney Slack
McKinney Silder
Mckinney Smith of Bexar
Markgraff Smith of Jefferson
Martin Snellson
Miller Spears
Moore Spelman
Mullen Springer
Murray Stewart
Mutcher Stewart
Niemeyer of Galveston
Nugent of Wichita
Oliver Struve
Osborn Thurmond
Parr of Bexar
Pearcy Townsed
Peele Trevino
Pettie Tunell
Peters Walker
Pipkin Ward
Preston Wells
Price Westley
Quilliam Whithfield
Rapp Wilson of Trinity
Rand Wilson of Potter
Read Woods
Richards Yerak

Nays—1

Watson

Absent—Excused

Gibbens

HOUSE BILL NO. 678 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 678, A bill to be entitled "An Act relating to size limits upon fish taken from the Laguna Madre within the Counties of Cameron, Kennedy, and Willacy, amending Chapter 80, Acts of the Fifty-fourth Legislature, Regular Session, 1955, to make the act applicable to all waters within said counties; and declaring an emergency."

The bill was read third time and was passed.
The Chair laid before the House, on its third reading and final passage, H. B. No. 687, A bill to be entitled "An Act conferring upon the Game and Fish Commission regulatory authority over wildlife resources in the County of Walker; amending Section 1 of Chapter 125, Acts of the Fifty-second Legislature, 1951, as amended, so as to make that Act applicable to such County; repealing certain laws and fixing an effective date of the repeal; providing for severability; and declaring an emergency."

The bill was read third time and was passed.

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

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

Yeas — 148

Adams of Lubbock Bell
Adams of Titus Berry
Alaia Blaine
Allen Boyse
Andrews Bridges
Atwell Buchanan
Bailey Burgess
Ballman Butler
Bandera, Mrs. Caldwell
Barlow Cannon
Barros Carriker
Bartram Chapman
Bass Cole of Harris

Cole of Hunt McGregor
Collins El Paso
Connell McElhany
Cook Markgraf
Cory Martin
Cotton Miller
Cowen Moore
Cowles Mullen
Crain Martfa
Crews Matycher
Carrington Niemeyer
de la Garza Nugent
Dewey Oliver
Duff, Miss Osborn
Dungan Parsons
Eckhardt Peery
Ehrie Peeler
Fairchild Petty
Fletcher Pierrit
Floyd Pinkin
Foreman Preston
Garrison Price
Glass Quilliam
Gladen Rapp
Gross Ratliff
Grover Rea
Groffy Richards
Hale Richardson
Harding Roberts of Hill
Haring Roberts of Dawson
Harrington Ross
Haynes Rosson
Healy Sandahl
Hinson Shannon
Hollowell Shippley
Huebner Slack
Hughes Smith of Bexar
Hughes of Dallas Smith of Jefferson
Isaacks, Miss Seckel
James Spears
Jamison Spilman
Jarvis Spear
Johnson of Dallas Stewart
Johnson of Bexar Stewart
Johnson of Bell of Wichita
Jones of Dallas Struve
Jones of Travis Thurman
Keenard Thurmond
Klaintrick Townend
Koliba Trenon
Kornoth Tunnell
Lack Walker
Larry Ward
LaValle Watson
Leaverton Wells
Lewis Wheatley
Langoria Whitehead
Mccoppin Wilson of Trinity
McGregor Wilson of Potter
of McLennan Woods
Wells Yezak
April 25, 1961  

Absence—Excused

Gibbens

HOUSE BILL NO. 761 ON THIRD READING

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

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

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

Yea—146

Adams of Lubbock  
Duff, Miss  
Adams of Titus  
Albritant  
Allen  
Andrews  
Atwell  
Bailey  
Ballman  
Bandfield, Mrs.  
Barr, Mrs.  
Barner  
Bartram  
Bass  
Bell  
Berry  
Blaine  
Boyes  
Bridges  
Buchanan  
Burgess  
Butler  
Caldwell  
Cannon  
Carriker  
Chapman of Grayson  
Cole of Harris  
Collins  
Connell  
Cook  
Cory  
Cotten  
Cowen  
Cowles  
Crain  
Crews  
Curington  
de la Garza  
Dewey  

Lack  
Lary  
LaValle  
Leaverton  
Lewis  
Longoria  
McCoppin  
McGregor  
McGregor  
McKee  
McKibben  
Markgraf  
Martin  
Miller  
Moore  
Mullen  
Murray of Galveston  
Mutchler  
Niemeyer of Wichita  
Nugent  
Oliver  
Osborn  
Parsons  
Pearcy  
Peeler  
Petty  
Pieratt  
Piper  
Preston  
Price  
Quilliam  
Rapp  
Ratcliff  
Read  
Richards  

Nay—2

Hollowell  
Watson  

Absence—Excused

Gibbens

HOUSE BILL NO. 762 ON THIRD READING

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

H. B. No. 762, A bill to be entitled "An Act relating to the regulatory authority of the Game and Fish Commission in Comal County; amending Chapter 156, Acts of the 56th Legislature, Regular Session, 1959, to extend the duration of the Act to January 1, 1965; and declaring an emergency."

The bill was read third time and was passed.
The Chair laid before the House, on its third reading and final passage, H. B. No. 794, A bill to be entitled "An Act creating a conservation district under Article XVI, Section 59, of the Texas Constitution comprising certain territory in Fisher and Scurry Counties, Texas, for the purpose of providing a source of water supply for municipal, domestic and industrial use and treating and transporting the same; etc., and declaring an emergency."

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

Yeas—148
Adams of Lubbock Ehrle
Adams of Titus Fairchild
Alexis
Allen Andrews
Atwell Bailey
Ballman Bandfield, Mrs.
Barlow Barzaar
Bartram Bass
Bass Bell
Berry Blaine
Boyon Bridges
Buchanan Burgess
Butler Caldwell
Cannon Carter Chapman
Cole of Harris Cole of Hunt
Collins Cook
Cory Cotlen
Cowan Cowles
Crawn Crews
Curington de la Garza
Dewey DuBois Miss
Dungan Eckhardt

Lewis
Longoria
McCoppin
McGregor
McKernan
McKenzie of El Paso
McMahan
McKinnon
Martin Miller
Moore
Mullen Murray
Mutchler
Niemeyer
Nugent
Oliver
Osborn
Paragraph
Peary
Peeler
Perry
Pieratt Pigpen
Preston Price
Quillian Rapp
Ratcliff Read
Richards Richardson
Roberts of Hill

Absent—Excused
Gibbens

HOUSE BILL NO. 802 ON THIRD READING
The Chair laid before the House, on its third reading and final passage, H. B. No. 802, A bill to be entitled "An Act making it unlawful to hunt, take, or kill, or attempt to hunt, take, or kill deer in Howard County until the general open season in 1965; providing penalties; and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 856 ON THIRD READING
The Chair laid before the House, on its third reading and final passage, H. B. No. 856, A bill to be entitled "An Act relating to the authority
of certain cities or towns to pledge certain revenue to redeem bonds, notes or warrants, as well as the interest thereon of such cities or towns, providing severability and general repealing clauses; and declaring an emergency."

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

**Yeas—147**

Adams of Lubbock
Adams of Titus
Allen
Andrews
Atwell
Bailey
Ballman
Bandeja, Mrs.
Barlow
Barnes
Bartram
Baas of Galveston
Bell
Berry
Blaine
Boyse
Brown
Buchanan
Burgess
Butler
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotton
Cowen
Cowles
Craik
Crews
Curington of McLennan
de la Garza
Dewey
Duff, Miss
Dungan
Eckhardt
Ehle
Fairchild
Fletcher
Floyd
Foreman
Garrison
Glaidden
Glass
Gloving
Green
Peacock
Peeler
Pett
Pieratt
Pipkin
Preston
Price
Quinn
Rapp
Ratchiff
Read
Richards
Richardson
Roberts of Hill
Roberts of Dawson
Rosas
Ross
Sanabia
Schram
Shannon
Shipley
Sheck
Sliger
Smith of Bexar
Smith of Jefferson
Smith of Shelby
Spears
Spelman
Springer
Stewart
Stewart
of Wichita
Strove
Thurman
Thurmond
Townsend
Trevino
Tunnel
Walker
Ward
Wells
Whitfield
Wilson of Trinity
Wilson of Potter
Woods
Yeak

**Nays—1**

Watson

Absent—Excused

Gibbens

**HOUSE BILL NO. 871 ON THIRD READING**

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

H. B. No. 871, A bill to be entitled "An Act abolishing office of county superintendent in counties of more than 64,800 persons and less than 69,000 persons according to last preceding Federal Census; etc., and declaring an emergency."

The bill was read third time and was passed.

**HOUSE BILL NO. 881 ON THIRD READING**

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

H. B. No. 881, A bill to be entitled "An Act to alter and reduce the territorial boundaries of Donna Irrigation District Hidalgo County No. 1; a governmental agency and a conservation and reclamation district, by removing and excluding therefrom certain described land; and declaring an emergency."
The bill was read third time and was passed by the following vote:

Yeas—148

Adams of Lubbock
Adams of Titus
Alacine
Andrews
Atwell
Ballman
Bangfeld, Mrs.
Barlow
Barnes
Bartram
Bass
Bell
Berry
Blaine
Bridges
Buchanan
Burges
Butler
Calwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotten
Cowen
Coy
Craig
Crews
Curtin
de la Garza
Dewey
Duff, Miss
Duggan
Eckhardt
Ehle
Fairchild
Fletcher
Ford
Foreman
Garrison
Gladden
Glass
Glazie
Green
Grover
Guffy
Hale
Harding
Haring
Harrington
Haynes
Heatly
Rooson
Sandahl
Schrum
Shannon
Shipley
Black
Smith of Bexar
Smith of Jefferson
Snodin
Spears
Spillman
Springer
Stewart
Stewart
of Galveston
of Wichita

Absent—Excused

Gibbens

HOUSE BILL NO. 893 ON THIRD READING

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

H. B. No. 893, A bill to be entitled

"An Act to authorize the Lamar County Water Control and Improvement District, No. 3, to levy, assess and collect a special assessment based upon actual benefits received by land within the District arising from floodwater retarding structures and dams in the District constructed by the District; providing maximum amount of assessment, and when assessment may not be levied; etc., and declaring an emergency."

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

Yeas—148

Adams of Lubbock
Adams of Titus
Alacine
Andrews
Atwell
Ballman
Bangfeld, Mrs.
Barlow
Barnes
Bartram
Bass
Bell
Berry
Blaine
Bridges
Buchanan
Burges
Butler
Calwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotten
Cowen
Coy
Craig
Crews
Curtin
de la Garza
Dewey
Duff, Miss
Duggan
Eckhardt
Ehle
Fairchild
Fletcher
Ford
Foreman
Garrison
Gladden
Glass
Glazie
Green
Grover
Guffy
Hale
Harding
Haring
Harrington
Haynes
Heatly
Rooson
Sandahl
Schrum
Shannon
Shipley
Black
Smith of Bexar
Smith of Jefferson
Snodin
Spears
Spillman
Springer
Stewart
Stewart
of Galveston
of Wichita

Absent—Excused

Gibbens
The Chair laid before the House, on its third reading and final pass.

S. B. No. 250, Validating incorporation of certain cities; and declaring an emergency.

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

Yeas—148

Adams of Lubbock Glass
Adams of Titus Glassing
Alaks Green
Allen Grover
Andrews Guffey
Atwell Hale
Bailey Harding
Ballman, Mrs. Harrington
Bartlow Hayes
Barnes Hayes
Bartram Hiscox
Bass Hollowell
Bell Huebner
Berry Hughes
Blaine Hughes of Grayson
Boyson Hughes of Dallas
Buchanan Isaacks, Miss
Burgess James
Burell Jamison
Caldwell Johnson of Dallas
Cannon Johnson of Bexar
Carriker Johnson of Bell
Chapman Jones of Dallas
Cole of Harris Jones of Travis
Cole of Hunt Kennard
Collins Koenig
Connett Koliba
Cook Korieth
Cory Lack
Cotten Lary
Cowen Latimer
Cowles La Valle
Craik Leaverton
Crews Lew
Curington Longoria
de Ia Garza McGee
Dewey McGregor
Duff, Miss McGregor of McLennan
Dungan McGregor of El Paso
Dunn Markgraf
Eagle Martin

Absent—Excused

Gibbens

1 Jour.—46
The bill was read third time and was passed.

HOUSE BILL NO. 923 ON THIRD READING

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

H. B. No. 923, A bill to be entitled “An Act creating a water control and improvement district under Article XVI, Section 59 of the Constitution of Texas, to be known as ‘Kimble County Water Control and Improvement District No. 1’ comprising lands lying within the County of Kimble, Texas; etc., and declaring an emergency.”

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

Yeas-148

Absents-Excused

Gibbens

Adams of Lubbock

Adams of Titus

Allen

Andrews

Atwell

Bailey

Bailman, Mrs. Buisfield

Baran

Barram

Bass

Bell

Berry

Blair

Boyan

Bridges

Buchanan

Burgess

Butler

Caldwell

Cannon

Carriker

Chapman

Cole of Harris

Cole of Hunt

Collins

Connant

Cook

Cory

Cotlen

Cowen

Dollars ($12,000) nor more than Sixteen Thousand Dollars ($16,000) to be determined and fixed by the Commissioners Court of Bexar County, Texas; etc., and declaring an emergency.”

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

H. B. No. 923, A bill to be entitled “An Act creating a water control and improvement district under Article XVI, Section 59 of the Constitution of Texas, to be known as ‘Kimble County Water Control and Improvement District No. 1’ comprising lands lying within the County of Kimble, Texas; etc., and declaring an emergency.”

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

Yeas-148

Absents-Excused

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

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<th>Yeas</th>
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Absent—Excused

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<td>Gibbens</td>
</tr>
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</table>
The Chair laid before the House, on its third reading and final passage, H. B. No. 995, A bill to be entitled "An Act relating to the establishment of a hospital district contiguous to the West Columbia, Brazoria, and Damon Independent School Districts; providing funding, administration and procedure; and declaring an emergency."

The bill was read third time and was passed.

The Chair laid before the House, on its third reading and final passage, H. B. No. 1004, A bill to be entitled "An Act providing additional compensation for the county judge of Tarrant County for his service as a member of the juvenile board; providing that such compensation shall be in addition to all other compensation now provided or allowed by law for said county judge; providing that the commissioners court of Tarrant County shall provide the necessary funds for such compensation; and declaring an emergency."

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

Yeas—146

Adams of Lubbock  Adams of Titus

- Absent—Excused

Gibbens

1444 HOUSE JOURNAL
Rosson  Struve
Sandahl  Thurman
Schram  Thurmond
Shannon  Townsend
Shipley  Trevino
Sinek  Tunnell
Slider  Walker
Smith of Bexar  Ward
Smith of Jefferson  Watson
Snelson  Wells
Spears  Wheatley
Springer  Wilson of Trinity
Stewart  Wilson of Potter
of Galveston  Woods
Stewart of Wichita  Texak

- Absent—Excused

Gibbens

1444 HOUSE BILL NO. 995 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 995, A bill to be entitled "An Act relating to the establishment of a hospital district contiguous to the West Columbia, Brazoria, and Damon Independent School Districts; providing funding, administration and procedure; and declaring an emergency."

The bill was read third time and was passed.

1444 HOUSE BILL NO. 1004 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 1004, A bill to be entitled "An Act providing additional compensation for the county judge of Tarrant County for his service as a member of the juvenile board; providing that such compensation shall be in addition to all other compensation now provided or allowed by law for said county judge; providing that the commissioners court of Tarrant County shall provide the necessary funds for such compensation; and declaring an emergency."

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

Yeas—146

Adams of Lubbock  Adams of Titus

- Absent—Excused

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

H. B. No. 1050, A bill to be entitled "An Act providing that in the Forty-Seventh Judicial District of Texas the maximum salary of the District Attorney shall be fixed at not to exceed Twelve Thousand Dollars ($12,000), and the maximum salary of the Assistants shall not exceed Ten Thousand Dollars ($10,000) for the First Assistant District Attorney and Eight Thousand Dollars ($8,000) for the Second Assistant District Attorney in said District; containing a severability clause; and declaring an emergency."

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

Yeas—146

Adams of Lubbock
Adams of Titus
Allen
Andrews
Atwell
Bailey
Ballman
Banks, Mrs.
Barlow
Barrow
Bartram
Bass
Bell
Berry
Blaine
Boyes
Bridges
Buchanan
de la Garza

Nays—2

Hollowell

Absent—Excused

Gibbens
### HOUSE BILL NO. 1051 ON THIRD READING

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

H. B. No. 1051, A bill to be entitled "An Act amending Section 102 of Article 199, Revised Civil Statutes of Texas, 1925, as amended, to provide the 102nd District Court may hear nonjury criminal cases at Texarkana, Texas; and declaring an emergency."

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

**Yea—148**

- Adams of Lubbock
- Adams of Titus
- Alanis
- Allen
- Andrews
- Atwell
- Bailey
- Ballman
- Bandfield, Mrs.
- Barlow
- Barnes
- Bartram
- Bass
- Bell
- Berry
- Blaine
- Boyse
- Bridges
- Buchanan
- Burgess
- Butcher
- Caldwell
- Cannon
- Carrillo
- Chapman
- Cole of Harris
- Cole of Hunt
- Colliss
- Connell
- Cook
- Cory
- Cotton
- Cowen
- Cowie
- Cren

**Absent—Excused**

- Gibbens

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

**Yeas—148**

- Adams of Lubbock
- Adams of Titus
- Alanis
- Allen
- Andrews
- Atwell
- Bailey
- Ballman
- Bandfield, Mrs.
- Barlow

**House Bill No. 1052 on Third Reading**

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

H. B. No. 1052, A bill to be entitled "An Act amending Section 5 of Article 199, Revised Civil Statutes of Texas, 1925, as amended, to provide the Fifth District Court may hear nonjury criminal cases at Texarkana, Texas; and declaring an emergency."

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

**Yeas—148**

- Adams of Lubbock
- Adams of Titus
- Alanis
- Allen
- Andrews
- Atwell
- Bailey
- Ballman
- Bandfield, Mrs.
- Barlow

- McGregor
- Sandahl
- McIlhany
- McGregDr
- Markgraf
- Mcllhany
- Mcllhany
- Markgraf
- Martin
- Martin
- Miller
- Miller
- Moore
- Moore
- Mullen
- Mullen
- Murray
- Murray
- Mutchner
- Mutchner
- Niemeyer
- Niemeyer
- Nugent
- Nugent
- Oliver
- Overton
- Osborn
- Osborn
- Pearce
- Pearce
- Fessier
- Fessier
- Pettit
- Pettit
- Pipkin
- Pipkin
- Preston
- Preston
- Price
- Price
- Guilliam
- Guilliam
- Kapp
- Kapp
- Ratcliff
- Ratcliff
- Read
- Read
- Richards
- Richards
- Richardson
- Richardson
- Roberts of Hill
- Roberts of Hill
- Roberts of Dawson
- Roberts of Dawson
- Rose
- Rose
- Rose
- Rose
- Absent—Excused

- Gibbens

The bill was read third time and was passed by the following vote:
The Chair laid before the House, on its third reading and final passage, H. B. No. 1054, A bill to be entitled "An Act authorizing the County Commissioners Court of any county having a population of not less than Nine Thousand, One Hundred (9,100) and not more than Nine Thousand, Three Hundred (9,300) inhabitants according to the last preceding Federal Census to fix the salaries of the deputies, clerks and assistants of any district, county or precinct officer at a sum not to exceed Four Thousand, Two Hundred Dollars ($4,200) per year, etc., and declaring an emergency."

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

<table>
<thead>
<tr>
<th>Yeas: 148</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adams of Lubbock</td>
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<tr>
<td>Cowen</td>
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<td>Alanis</td>
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<td>Banfield, Mrs.</td>
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<td>Gibbens</td>
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<td>Absent—Excused</td>
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</table>

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

<table>
<thead>
<tr>
<th>Yeas: 148</th>
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<tbody>
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<td>Adams of Lubbock</td>
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</table>
The bill was read third time and was passed by the following vote:

Yeas-148

Absents—Excused

Gibbens

HOUSE BILL NO. 1866 ON THIRD READING

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

H. B. No. 1866. A bill to be entitled "An Act to create the Farmers Creek Watershed Authority as a conservation and reclamation district in Montgomery County under the provision of Article XVI, Section 8 of the Constitution of Texas; describing its metes and bounds; prescribing the duties, powers, functions, and procedures for the district; etc., and declaring an emergency."

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

Yeas-148

Absents—Excused

Gibbens

HOUSE BILL NO. 1866 ON THIRD READING

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

H. B. No. 1866. A bill to be entitled "An Act to create the Farmers Creek Watershed Authority as a conservation and reclamation district in Montgomery County under the provision of Article XVI, Section 8 of the Constitution of Texas; describing its metes and bounds; prescribing the duties, powers, functions, and procedures for the district; etc., and declaring an emergency."

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

Yeas-148

Absents—Excused

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

**Yeas—148**

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

Cowen
Cowles
Crain
Crews
Curyton
de la Garza
Dewey
Duff, Miss
Dungan
Erdbradt
Earle
Fairchild
Fletcher
Floyd
Foreman
Garrison
Giddens
Glass
Glisson
Green
Grover
Guerry
Hale
Harding
Haring
Harrington
Harrison
Hays
Healy
Hissen
Hollowell
Huebner
Hughes
Hughes of Dallas
Isaacks, Miss
James
Jamison
Javie
Johnson of Dallas
Johnson of Bexar
Johnson of Bell
Jones of Dallas
Jones of Travis
Kennard
Kilpatrick
Koliba
Korihoh
Lack
Lary
Lafayette
LaValle
Leaverton
Lewis
Longoria
McCoppin
McGregor
McGregor of McLennan
McGregor of El Paso
Mellhany
Markgraf

Absents—Excused

Gibbens
HOUSE BILL NO. 1062 ON
THIRD READING

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

H. B. No. 1062, A bill to be entitled "An Act to amend Section 1 (1) of Chapter 511, Acts 1956, 54th Legislature, Regular Session, as heretofore amended by Chapter 66, Acts 1967, 55th Legislature, Regular Session, and by Chapter 6, Acts 1959, 54th Legislature, Regular Session; finding a benefit, and declaring an emergency."

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

Yeas--148
Adams of Lubbock
Adams of Titus
Allen
Andrews
Atwell
Bailey
Banfield, Mrs.
Barlow
Bartram
Bass
Bell
Berry
Blake
Boyson
Bridges
Buchanan
Burgess
Butler
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Connel
Cook
Cory
Cox
Craft
Crow
Curtin
de la Garza
Dewey
Duff, Miss
Dungan
Eckhardt
Ehle

McCoplin
McGregor
McGregor
of McLean
of El Paso
McLain
McKearn
Martin
Miller
Moore
Mullen
Murray
Mutcher
Niemeyer
Nugent
Oliver
Osborn
Parsons
Pearcy
Pewler
Pett
Pieratt
Pikin
Preston
Price
Quilliam
Rapp
Ray
Read
Richards
Richardson
Roberts of Hill
Roberts of Dawson
Ross
Gibbens

HOUSE BILL NO. 1063 ON
THIRD READING

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

H. B. No. 1063, A bill to be entitled "An Act enlarging Jefferson County Drainage District No. 6 of Jefferson County, Texas; converting said District as so enlarged to, and creating and establishing said District as, a conservation and reclamation district under Section 59, Article XVI, Texas Constitution; providing that the general laws, with exceptions, shall apply to said District and to its Drainage Commissioner; etc., and declaring an emergency."

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

Yeas--148
Adams of Lubbock
Adams of Titus

Allen
Adams of Lubbock
Fairchild
Adams of Titus
Allen
Floyd
Foreman
Garrison
Glass
Gaffey
Hale
Harding
Haring
Hastings
Haynes
Healy
Hinson
Hollowell
Husser
Hughes
Hughes of Dallas
Isacks, Miss
James
Jimison
Jarvis
Johnson of Dallas
Johnson of Bexar
Johnson of Bexar
Jones of Dallas
Jones of Travis
Kennis
Kilpatrick
Kilgher
Korthof
Lack
Lary
La Miran
La Valle
Leaverton
Lewis
Longoria
Rosem
Sandahl
Schaum
Shannon
Shipley
Slack
Silder
Smith of Bexar
Smith of Jefferson
Sheles
Spakes
Spelman
Springer
Stewart
of Galveston
Stewart
of Wichita
Straye
Thurman
Thurmond
Townsend
Townsend
Trevino
Tunrell
Walker
Ward
Watson
Wells
Whatley
Whitfield
Wilson of Trinity
Wilson of Potter
Woods
Womack
Yezak

Absente—Excused

Gibbens
### HOUSE JOURNAL 1451

#### April 25, 1961

**House Bill No. 1069 on Third Reading**

The Chair laid before the House, on its third reading and final passage, House Bill No. 1069, a bill to be entitled "An Act to validate the establishment, organization and/or creation of all school districts; validating the acts of county boards of school trustees, county judges, Commissioners Courts, boards of trustees of such school districts, and municipal governing bodies; validating tax elections, bond elections, bond assumption elections, and all bonds voted, authorized, and/or now outstanding of said districts; etc., and declaring an emergency."

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

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

- Adams of Lubbock
- Cole of Harris
- Adams of Titus
- Cole of Hunt
- Allen
- Collins
- Allen
- Connell
- Andrews
- Cook
- Atwell
- Cory
- Bailey
- Cotten
- Ballman
- Cullen
- Rangel, Mrs.
- Cowles
- Barlow
- Crain
- Marcus
- Current
- Dewey
- Duff, Miss
- Dungan
- Eckhardt
- Ehrle
- Fairchild
- Fletcher
- Floyd
- Foreman
- Glidden
- Glass
- Gushing
- Grover
- Guffey
- Hall
- Hardin
- Harding
- Harrington
- Hayes
- Healy
- Hinson
- Hollowell
- Hillton
- Hughes
- Hughes of Grayson
- Hughes of Dallas
- Isakacs, Miss
- James
- Jamison
- Stewart
- Walker
- of Galveston
- of Ward
- of Johnson of Bexar
- of Johnson of Bell
- of Jones of Dallas
- of Jones of Travis
- of Kennard
- of Kilpatrick
- of Kincaid
- of Korioth
- of Lack
- of Lary
- of Latimer
- of LaValle
- of Leaverston
- of Lewis
- of Longoria
- of McCoppin
- of McGregor
- of El Paso
- of McNair
- of Melbany
- of Markgraf
- of Martin
- of Miller
- of Moore
- of Mullen
- of Murray
- of Mutschler
- of Niemeyer
- of Nugent
- of Oliver
- of Osborn
- of Parsons
- of Pearcy
- of Peeler
- of Petty
- of Pieratt
- of Pipkin
- of Prentice
- of Price
- of Qalliam
- of Rapp
- of Ratcliff
- of Read
- of Richards
- of Richardson
- of Roberts of Hill
- of Roberts of Dawson
- of Ross
- of Rosson
- of Sanders
- of Schram
- of Shannon
- of Shingley
- of Slack
- of Silder
- of Smith of Bexar
- of Smith of Jefferson
- of Snelson
- of Spence
- of Sprague
- of Springer
- of Strode
- of Strouse
- of Thurman
- of Thurmond
- of Wilson of Trinity
- of Townsend
- of Treviso
- of Tunnell
- of Tynan
- of Tynan
- of Tyler
- of Walker
- of Ward
- of Wells
- of Wheatley
- of Whitefield
- of Wilson of Potter
- of Woods
- of Yoak
- of Yoak
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- of Yoak

**Absent—Excused**

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

Yeas—148

Adams of Lubbock
Haynes
Adams of Titus
Healy
Allen
Hinson
Andrews
Huebner
Atwell
Hughes
Bailey
of Grayson
Ballman
Hughes of Dallas
Banfield, Mrs
Barlow
Barron
Isaacks, Miss
James
Bartram
Jarvis
Bass
Johnson of Dallas
Bell
Johnson of Bexar
Blaine
Johnson of Bell
BoySEN
Jones of Dallas
Brown
Jones of Travis
Kennard
Burks
Kilpatrick
Burgess
Koliba
Butler
Kotch
Caldwell
Korioth
Cannon
Lack
Carriker
Lary
Chapman
Latimer
Cole of Harris
La Valley
Collins
Leaverton
Connell
Lewis
Cook
Longoria
McCook
Cory
Mcllhany
Cook
McGregor
Cotten
McGregor
Cooper
McGregor
Craw
McGregor
Crow
McGregor
Cummings
McGregor
Dewey
de la Garsa
Mcllhany
Duff, Miss
Miller
Dungan
Muthers
Ehrle
Mutscher
Fairchild
Niemesyer
Fletcher
Niemeyer
Floyd
Nininger
Floyd
Oliver
Foreman
Osborn
Garrison
Parsons
Glidden
Pearcy
Glass
Peeler
Glouster
Pettis
Glover
Pipkin
Guffey
Preston
Grover
Price
Guffey
Quilliam
Guffey
Ray
Guffey
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April 25, 1961  HOUSE JOURNAL 1453

Classification Plan for certain departments, institutions, and agencies of the State and requiring that all regular, full-time salaried employees shall conform therewith; providing certain exceptions and deferments from such position classification plan; providing that nothing in this Act shall interfere with existing statutory authorizations for employing, promoting, or dismissing employees of the State, or abrogating statutory authority for certain state agencies to operate under merit systems; establishing in the State Auditor's Office the office of Classification Officer, specifying his qualifications and describing his duties; providing for the maintenance, operation, and application of such position classification plan; providing for appeals to the Legislative Audit Committee from the Classification Officer's decisions; providing a severability clause; and declaring an emergency.”

Be it enacted by the Legislature of the State of Texas:

Section 1. This Act may be cited as the ‘Position Classification Act of 1961.’

Section 2. All regular, full-time salaried employees within the departments and agencies of the State specified in Article III, and the Central Education Agency, Deaf and Blind Schools in Article IV, and all such state employments in positions other than for Judges, District Attorneys and Assistant District Attorneys specified in Article I of the biennial appropriations acts, shall conform with the Position Classification Plan hereinafter described and with the salary rates and provisions of the applicable appropriations acts, commencing with the effective date of this Act, with the exceptions and deferments hereinafter provided in this Section.

Effective January 1, 1962, all regular, full-time salaried employees in executive or administrative agencies of the State regardless of whether their funds are kept inside or outside the State Treasury, shall also conform with the Position Classification Plan hereinafter described and with the salary rates and provisions of the general appropriations acts with the exceptions hereinafter provided in this Section.
It is further provided, however, that no employee who is presently employed by the State shall be paid less through the application of this Act than the salary he received in accordance with the provisions of H. B. No. 4, Acts of the 56th Legislature, Third Called Session, 1959, or the minimum of the appropriate salary range specified in the general appropriations Act effective September 1, 1961, whichever is the higher, so long as said employee remains in such classified position under the Position Classification Plan.

Specifically excepted from the Position Classification Plan hereinbefore described are Constitutionally named and elective officers and officials; officers appointed by the Governor; the chief executive head of any State agency covered by the first two paragraphs of this Section; teachers in public schools and special schools of the State, and in the State colleges, universities, and other agencies of higher education; research personnel in State colleges, universities, and other agencies of higher education; medical doctors; professional services compensated on a fee basis; hourly employees, part-time, and temporary employees; and such other positions in the State Government as have heretofore been or as may hereafter be excluded from such Position Classification Plan by executive order of the Governor or by direction of the Legislature.

Deferred from the provisions of such Position Classification Plan until September 1, 1963, are all positions in Article II of the general appropriations Act covering employments in the State Hospitals and Special Schools and in offices and institutions of the Texas Youth Council except those specifically excluded heretofore in this Section.

Also deferred from the provisions of such Position Classification Plan until such time as it is deemed practicable by order of the Governor or by direction of the Legislature to study and make application of such plan, are all non-academic employees in the State colleges, universities, and other agencies of higher education.

Section 3. The Position Classification Plan established for the State Government by this Act shall be that plan which was filed with the Governor by the Lieutenant Governor and Speaker of the House of Representatives pursuant to the joint recommendations of the Senate Finance Committee and House Appropriations Committee of the Fifty-seventh Legislature under date of May 10, 1961, and entitled 'Texas Position Classification Plan, 1961'; together with any additions, deletions, or modifications which may be approved by the Classification Officer hereinafter established and pursuant to the provisions of this Act, or pursuant to any future enactments of the Legislature.

Section 4. Commencing with the effective date of this Act, all regular full-time salaried employments with the exceptions and deferments specified hereinabove shall be made only in conformity with the classes of work described in such Position Classification Plan, and under the titles authorized by such plan. The State Auditor shall examine or cause to be examined in periodic post-audits of expenditures of State departments and agencies, and by such methods as he deems appropriate and adequate, whether employments have been made in accordance with the provisions of this Act, and shall report the facts as found to the Governor, the Comptroller, and the Legislative Audit Committee.

Section 5. Nothing in this Act shall be construed or applied by any officer or employee of the State as interfering in any way with existing statutory authorizations for governing bodies to heads to employ such persons as they may choose, or to select for promotion from one class of employment to another such employees as they may choose, or to dismiss from employment by the State such employees as they may choose to dismiss.

It is further provided that wherever the phrase 'General Qualifications Requirement' or any words or phrases of similar meaning, are found in the Position Classification Plan established by this Act, such specifications thereunder, so set forth for experience and training, or for education, or for knowledge, skills and abilities, or for physical conditions, shall only mean those which are commonly desired
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by employing officers of the State; and such indicated requirements shall not be interpreted as having the force of law.

The preceding two paragraphs of this Section, however, shall not be construed as abrogating statutory authorizations for certain State agencies to operate under employee merit systems as a condition for qualifying for Federal grants-in-aid; and all such merit systems as have been or may hereafter be agreed to by the respective State agencies and agencies of the U. S. Government shall be in full force and effect, subject only to the applicable laws of this State.

Should any governing board or executive head of an agency affected by the provisions of this Act find need for the employment of a person in a class or kind of work which he believes is not described in the Position Classification Plan, such board or executive head shall notify the Classification Officer of the facts, and such Classification Officer shall promptly provide, within the limitations of the general appropriations acts and subject to the approval of the State Auditor after obtaining the advice of the Legislative Audit Committee, either an existing or a new class description of work and a corresponding salary range which will permit such needed employment. Notice of such action shall be made to the Comptroller of Public Accounts by the Classification Officer. Nothing in this paragraph or in this Act, however, shall be so construed as to authorize an increase in the number of positions or in the amount of appropriations as may be set forth for any such agency in the general appropriations act.

Section 6. There is hereby established in the office of the State Auditor the position of Classification Officer. The Classification Officer shall be appointed by the State Auditor, subject to the advice and approval of the Legislative Audit Committee. No person shall be appointed to the office of Classification Officer who has not had a minimum of six (6) years experience in a position classification or personnel management work, or an equivalent period of experience in related work in State employ, mean as to peculiarly qualify him for the position. Such Classification Officer shall be paid an annual salary as may be set in the appropriation acts, and shall have for the performance of his duties such assistance as the State Auditor may assign to him from the appropriations provided for that purpose.

The Classification Officer may, subject to the approval of the State Auditor and the Legislative Audit Committee, appoint a first assistant classification officer to whom he may delegate in his absence statutory authority and responsibility as is provided the Classification Officer in this act and other acts relating to the Position Classification Plan.

The Classification Officer also may have at his disposal when available without charge the use of the data processing center in the office of the Comptroller of Public Accounts for purposes of processing any position classification data that might be pertinent and useful.

In accordance with the provisions of law, the Classification Officer shall maintain on a current and accurate basis the position classification plan, advise and assist state agencies to insure equitable and uniform application of such plan and in the number of positions or in the amount of appropriations as may be set forth for any such agency in the general appropriations act.

The Classification Officer also shall make periodic studies of salary rates paid in individual governmental units for like or similar work performed in the state government, and shall report his findings and recommendations for realistic adjustment of state salary ranges to the Governor's budget office and to the Legislative Budget Board by not later than October 1 immediately preceding a regular session of the Legislature.

When exceptions to or violations of the position classification plan or of prescribed salary ranges are revealed by personnel audits, the Classification Officer shall notify the agency head in writing and specify the points of noncomformity or violation. The executive head of such
agency shall then have reasonable opportunity to resolve the exception or end the violation by reassigning the employee to another position title or class consistent with the work actually performed, by changing the
employee's title or salary rate to conform to the prescribed classification plan and salary range, or by obtaining a new class description of work and salary range to correct the exception or violation.

If no action is taken by the executive head of such agency to correct or end the exception or violation within twenty (20) calendar days following the date of the written notification made by the Classification Officer, such officer shall make a written report of the facts to the Governor and the Legislative Budget Board. The Governor may then determine, after obtaining the advice of the Legislative Audit Committee, the action to be taken in correcting the exception or violation and may, within his discretion, direct the Comptroller not to issue payroll warrants for the employee or for the position affected by the exception or violation until such discrepancy has been corrected.

Any decision or finding made by the Classification Officer under the provisions of this Act may be appealed by any employee or by the executive head of any agency to the Legislative Audit Committee under such rules governing appellate procedure as said Committee may adopt.

Section 7. If any provision, section, sentence, clause or part of this Act or the application thereof to any person or circumstance is held invalid, such holding shall not affect other provisions or applications of this Act which can be given effect without the invalid provision or application and to this end the provisions of this Act are declared to be severable.

Section 8. All laws or parts of laws in conflict with this act are hereby repealed or modified to the extent of such conflict only.

Section 9. The fact that millions of tax dollars are expended in the State Government without a systematic plan for assisting State agencies and the Legislature in equitably setting and paying salaries and wages to employees that are commensurate to the work performed, the fact that Texas taxpayers are entitled to the assurance that state officials and employees do what they are paid for and are paid for what they do, and the facts developed pursuant to Senate Concurrent Resolution No. 23 of the Fifty-fifth Legislature and House Concurrent Resolution No. 58 of the Fifty-sixth Legislature called for position classification and compensation plans for the State Government, together constitute an emergency and imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and said Rule is here, by suspended and this Act shall take effect and be in force from and after September 1, 1961, and it is so enacted.

Mr. Huebner moved that all necessary rules be suspended for the purpose of adopting the Conference Committee Report on House Bill No. 189.

The motion to suspend all necessary rules for the purpose of adopting the Conference Committee Report on House Bill No. 189 prevailed by the following vote (having received the necessary two-thirds vote):

Yeas—142

Adams of Lubbock
Adams of Titus
Allen
Allen
Andrews
Atwell
Bailey
Ballman
Banfield, Mrs.
Barlow
Barnes
Bartram
Bass
Bax
Blaire
Boyken
Bridges
Buchanan
Burgess
Butler
Caldwell
Cannon
Carroll
Chapman
Cole of Hirs
Cole of Hunt

Nays—30

Adams of Titus
Alans
Alfen
Andref
Atwell
Bailey
Ballman
Banfield, Mrs.
Barlow
Barnes
Bartram
Bass
Bax
Blaire
Boyken
Bridges
Buchanan
Burgess
Butler
Caldwell
Cannon
Carroll
Chapman
Cole of Hirs
Cole of Hunt
The following House Bill was today laid before the House, read first time and referred to the appropriate Committee, as follows:

By Mr. Bartram:

H. B. No. 1083, A bill to be entitled "An Act granting to the Game and Fish Commission regulatory authority over the wildlife resources of Kendall County subject to certain procedures and limitations; defining ‘wildlife resources’, ‘depletion’, ‘waste’, and ‘state of emergency’ in relation to such wildlife resources; regulating issuance of antlerless deer permits; providing for public hearing in Kendall County on each proposed rule, regulation, or order of the Commission, and granting the Commissioners Court of Kendall County veto power; providing for the publication of regulations and for the filing of copies with certain county and state officials; establishing venue of suits to test validity; providing penalties and forfeiture of licenses for violations; providing that general or special laws now in effect in Kendall County over wildlife resources shall not be repealed but may be superseded by an order, rule or regulation of the Commission, upon approval by the Commissioners Court, until such order, rule or regulation may expire or be dissolved, when such general or special laws shall become evidences of force and effect; establishing date for termination of Act; providing severability; and declaring an emergency.”

Referred to the Committee on Game and Fisheries.

MEMORIAL RESOLUTIONS ADOPTED

H. S. R. No. 556, By Mr. Watson: In Memory of Mrs. W. M. Marley.

H. S. R. No. 559, By Messrs. McCoppin and Bass: In Memory of Harris Tidwell.


H. S. R. No. 562, By Messrs. McCoppin and Bass: In Memory of Mrs. Roy Dalby.

H. S. R. No. 566, By Messrs. Stewart of Galveston and La Valle: In Memory of Bryan F. Williams, Sr.
H. C. R. No. 40, Relative to providing for parking space in the Capitol area.

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

Mr. Wells offered the following Committee Amendment to the resolution:

Committee Amendment No. 1

Amend H. C. R. 40 by inserting the following in lieu of the resolving clause:

“Resolved, By the House of Representatives, the Senate concurring, That the State Building Commission be and is hereby directed to designate whatever parking space it may deem suitable on State-owned land in the vicinity of the Capitol and nearby State buildings, such parking facilities to be designed and developed by the State Board of Control in accord with the State Building Commission’s overall plan for the area and size to accommodate the largest possible number of State employees and members of the press; and be it further

Resolved, That the State Board of Control shall have authority to construct, operate and maintain such parking facilities so that the net expenditure of State funds for such will be kept as small as possible.”

The amendment was adopted.

H. C. R. No. 40, as amended, was adopted.

The Speaker laid before the House for consideration at this time, H. S. R. No. 557, Extending to the Honorable Jim Wright, Member of Congress of the United States, an invitation to address the House.

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

The resolution was adopted.

H. B. No. 180, An Act relating to award decisions in eminent domain proceeding, providing for notice thereof, and providing for objections thereto, amending Subdivision 6 of Article 3264 and Subdivisions 6 and 7 of Article 3266 of the Revised Civil Statutes of Texas, 1925, and further amending said Article 3266 by adding thereto a new Subdivision $ providing for functions of judges

The Speaker laid before the House for consideration at this time.
and clerks in eminent domain cases in district courts and county courts at law; and declaring an emergency.

H. B. No. 239, An Act relating to filing application for nomination by candidates of political parties making nominations by convention, and filing of affidavits of intent to run by independent candidates; amending the Election Code of Texas, 1951, by adding a new Article there to; and declaring an emergency.

H. C. R. No. 84, Expressing appreciation to the members of the Texas Junior Chamber of Commerce.

TO GRANT W. S. WHITMIRE PERMISSION TO SUE THE STATE AND THE VETERANS LAND BOARD

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

H. C. R. No. 79, To grant W. S. Whitmire permission to sue the State and the Veterans Land Board.

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

The resolution was adopted.

TO GRANT PERMISSION TO SUIT THE STATE

Mr. Peeler offered the following resolution:

H. C. R. No. 85

Whereas, Ramon G. Bazaldua, Hortencia B. Esquivel and Florentino L. Esquivel allege that they are the owners in undivided one-half (1/2) interest in Lot 7, Block 1, of the Monterrey Addition to the City of Corpus Christi, Nueces County, Texas, and

Whereas, It is alleged that about the 16th day of November, 1959, the State Highway Commission, through the Texas Highway Department, purchased Lot 7, Block 1, of the Monterrey Addition to the City of Corpus Christi, Nueces County, Texas, from Jesus M. Bazaldua, Cesario P. Bazaldua and Olivia Bazaldua; and

Whereas, Prior to July 15, 1959, Lot 7, Block 1, Monterrey Addition to the City of Corpus Christi, Nueces County, Texas, was owned in fee simple by Manuel Bazaldua, grandfather of Ramon G. Bazaldua and Hortencia B. Esquivel, who died on July 15, 1959, and who left a will under the terms of which an undivided one-half (1/2) interest in Lot 7, Block 1, Monterrey Addition to the City of Corpus Christi, Nueces County, Texas, was devised to Ramon G. Bazaldua and Hortencia B. Esquivel; and

Whereas, The last will of Manuel Bazaldua was duly admitted to probate in the month of October, 1959, in cause No. 19,416 on the docket of the County Court of Nueces County, Texas, styled "Estate of Manuel Bazaldua, Deceased;" and

Whereas, The State Highway Commission, through the Texas Highway Department, is commencing construction of Interstate Highway 37 across the premises described above and has made no compensation or payment of any type whatsoever to Ramon G. Bazaldua and Hortencia B. Esquivel for the taking of their undivided interest in such property; and

Whereas, Ramon G. Bazaldua, Hortencia B. Esquivel and her husband, Florentino L. Esquivel, are desirous of bringing suit against the State of Texas and the State Highway Department, jointly and severally, to establish and recover damages, if any, resulting to them from the taking of their property as above described; and

Whereas, It is alleged that the said Ramon G. Bazaldua, Hortencia B. Esquivel and Florentino L. Esquivel have never been compensated by the State of Texas for the taking of their property as described above; now, therefore, be it

Resolved, By the House of Representatives of the State of Texas, the Senate concurring, That the said Ramon G. Bazaldua, Hortencia B. Esquivel and Florentino L. Esquivel be and they are hereby given permission to sue the State of Texas in any court of competent jurisdiction to determine whether or not the State of Texas is liable for any damages for the taking of the property described above; and be it further

Resolved, That service of citation and any other legal process shall be served on both the Chairman of the State Highway Commission and upon the Attorney General of the State.
of Texas. Service of process upon both of these officers shall have the same force and effect as the service of process upon a defendant in any other civil case, according to the Rules of Civil Procedure as promulgated and adopted by the Supreme Court of Texas; and, be it further

Resolved, That any party to this suit shall have the right of appeal as provided for in other civil cases; and, be it further

Resolved, That the sole purpose of this resolution is to grant permission to the said Ramon G. Bazaldua, Hortencia B. Esquivel and Florentino L. Esquivel to bring suit against the State of Texas and that no admission of liability or of any fact is made in any way by the passage of this resolution, but, on the contrary, it is specifically provided that the facts upon which the said Ramon G. Bazaldua, Hortencia B. Esquivel and Florentino L. Esquivel seek to recover must be proved in court as in other civil cases.

The resolution was referred to the Committee on State Affairs.

RELATIVE TO THE 58TH LEGISLATURE OF TEXAS RESOLVING ITSELF INTO A CONSTITUTIONAL CONVENTION

Mr. Whitfield offered the following resolution:

H. C. R. No. 86

Be it Resolved, By the House of Representatives of the State of Texas, the Senate concurring, That the 58th Legislature of Texas resolve itself into a Constitutional Convention during the last twenty (20) days of the Regular Session of the 58th Legislature to frame a new Constitution; and be it further

Resolved, That the Governor of Texas shall issue the necessary proclamation for the election and this resolution and the proposition shall be published in the same manner and for the same length of time as is required by the Constitution and Laws of this State for constitutional amendments.

The resolution was referred to the Committee on Rules.

RECESS

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

Mr. Martin moved that the House recess until 9:00 o'clock a.m. tomorrow.

Mr. Thurman moved that the House recess until 9:30 o'clock a.m. tomorrow.

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

The motion to recess until 9:00 o'clock a.m. tomorrow prevailed.

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

In accordance with the motion to recess, the House at 4:29 o'clock p.m. took recess until 9:30 o'clock a.m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The following Committees have filed favorable reports on bills and a resolution, as follows:
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Banks and Banking: H. B. No. 109.
Claims and Accounts: H. B. No. 1034.
Conservation and Reclamation: H. B. No. 892.
Municipal and Private Corporations: S. B. No. 360.
Oil, Gas and Mining: H. B. No. 440.
Public Health: H. B. No. 974, S. B. No. 48 and S. B. No. 54.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

AUSTIN, TX., APRIL 25, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 122, An Act amending Title 122A, Taxation-General, Chapter 1, Article 1.07, Acts of the Fifty-sixth Legislature, Third Called Session, 1959, providing for recording of lien of all taxes provided for in this Act due the State of Texas before the taxes shall be a lien on real estate; providing such liens shall not be valid or effective as against mortgagee, purchaser, pledgee, holder of deed of trust lien or judgment creditor acquiring title, lien, or other right or interest before such notice has been so filed and recorded; adding a new Article denominated 1.07A providing the method of recording; adding a new Article denominated 1.07B providing for such lien to be a lien on real estate; repealing all laws or parts of laws in conflict herewith; providing the Act shall not apply to pending litigation; providing that a holding of unconstitutionality of any part of this Act shall not affect the remainder; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman

AUSTIN, TX., APRIL 25, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 602, Regulating hunting of wild turkey and deer in Bastrop County for certain periods and certain described areas within Bastrop County; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman

AUSTIN, TX., APRIL 25, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 751, An Act relating to the representation of the State by the District Attorney for Borden County in all criminal cases before the County Court of Borden County; providing for supplemental compen-
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 847, Closing wild turkey hunting season in Colorado County until November 16, 1965; providing a penalty; repealing all laws in conflict; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman

Austin, Texas, April 25, 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. 82, Proclaiming the day of Monday, May 1, 1961, as Elks National Youth Day in Texas.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman

Austin, Texas, April 25, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred S. B. No. 1, A bill to be entitled "An Act appropriating money for the support of the Judicial, Executive, and Legislative branches of the State Government, for the construction of State buildings, the payment of claims against the State, and the State aid to designated public junior colleges for the two-year period beginning September 1, 1961, and ending August 31, 1963; authorizing and prescribing conditions, limitations, rules and procedures for distributing and expending the appropriated funds; and declaring an emergency."

The bill was read second time.