May 18, 1961  

The amendment was adopted.

House Bill No. 656 was then passed to engrossment.

ADJOURNMENT

Mr. Dewey moved that the House adjourn until 4:00 o'clock p.m. today.

The motion prevailed.

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

In accordance with the motion to adjourn the House at 3:56 o'clock p.m., adjourned until 4:00 o'clock p.m. today.

SIXTY-SIXTH DAY  
(Thursday, May 18, 1961)

The House met at 4:00 o'clock p.m., pursuant to adjournment, and was called to order by the Honorable L. DeWitt Hale.

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

Mr. Speaker  Andrews
Adams of Lubbock  Atwell
Adams of Titus  Bailey
Alanis  Ballman
Allen  Banfield, Mrs.

Barlow  Barnes
Bartram  Bas
Bell  Berry
Bridges  Brown
Butler  Caldwell
Cannon  Carney
Carroll  Chaplin
Cole of Harris  Cole of Hunt
Collins  Connell
Cook  Cory
Daw, Miss  Denman
Dickard  Ehle
Fairchild  Feltner
Floyd  Foreman
Gibbons  Gladden
Glass  Glasing
Grover  Guffey
Hale  Harding
Harling  Harrington
Hart  Hardee
Haynes  Hibbs
Hill  Holloway
Huebner  Hughes
Hughes of Grayson  Hughes of Dallas
Isaacks, Miss  James
Janess  Jarvis
Johnson of Dallas  Johnson of El Paso
Johnson of Bexar  Johnson of Bell
Johnson of Dallas  Jones of Travis
Jones of Titus  Keener
Jones of Jefferson  Kenner
Jones of Travis  Kilpatrick
Koliba  Kortovich
LaValle  Latimer
Longoria  Locy
McCoy  McGregor
McGregor of McLennan  McGregor of El Paso
Meek  Meek
Miller  Moorman
Mullen  Mullen
Murray  Murray
Niemeyer  Novak
Oliver  Osborn
Parsons  Peeler
Pipkin  Pigott
 Preston  Price
Quilliam  Rapp
Read  Richards
Roberts of Hill  Roberts of Dawson
Roeser  Rosson
Schram  Sandahl
Shannon  Shannon
Shipley  Smith
Slaker  Slone
Smith  Smith
Smith of Bexar  Smith of Jefferson
Snow  Snow
Spears  Spillman
Springer  Stewart
Stewart  of Galveston
Stewart of Wichita  Straw
Stovall  Suber
Stroup  Stroup
Thurman  Thurman
Townsend  Townsend

($5.00) provided that affidavit shall be made at the time of registration by the owner of said vehicle that said vehicle is used exclusively for emergencies; provided further that such owner shall supply the Department with a reasonable description of the vehicle and the emergency equipment contained therein; provided further that each commercial motor vehicle and truck tractor displays the name of the organization on each front door; provided further that if said vehicle is used for any purpose other than emergency usage, then such vehicle shall not be exempted under this section at any future time. Affidavit of the sheriff of the county in which said vehicle is registered that said vehicle has not been used for any purpose except emergency usage shall be required before said vehicle shall be so licensed.

The amendment was adopted.

House Bill No. 656 was then passed to engrossment.

ADJOURNMENT

Mr. Dewey moved that the House adjourn until 4:00 o'clock p.m. today.

The motion prevailed.

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

In accordance with the motion to adjourn the House at 3:56 o'clock p.m., adjourned until 4:00 o'clock p.m. today.
The Chair laid before the House, an its third reading and final passage.

S. B. No. 213, Validating the annexation of territory by all cities of five hundred (500) inhabitants or less heretofore incorporated under the General Laws of Texas, and being located within two counties, one of which having a population of five hundred thirty-eight thousand four hundred ninety-five (538,495), and the other having a population of forty-seven thousand four hundred thirty-two (47,432); validating the boundary lines thereof; providing that this Act shall not apply to any city or town now involved in litigation questioning the legality of any annexation; and declaring an emergency.

The bill was read third time and was passed.

SENATE BILL NO. 296 ON THIRD READING

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

S. B. No. 296, Applying to Texas Southern University authorising the governing board thereof to discontinue the charging and collection of tuition fees for a certain time and to charge students certain building-use fees; and declaring an emergency.

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

Yeas—143

Adams of Lubbock
Bridges
Adams of Titus
Buchanan
Alais
Burgess
Allen
Butler
Andrews
Carlisle
Atwell
Cannon
Bailey
Carriker
Ballman
Chapman
Ballard, Mr.
Carr
Barfield, Mrs.
Cole of Harris
Barlow
Cole of Hunt
Barney
Collins
Barron
Connell
Bass
Cook
Bell
Cory
Berry
Cotecos
Bilans
Cowen
Boysen
Cowles
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Crain  Miller
Crews  Moore
Crington  Moore
Dewey  Mabry
Duff, Miss  Matzner
Dugan  Nannie
Edward  Nogent
Edrie  Oliver
Fairchild  Osburn
Fletcher  Parsons
Floyd  Pace
Foreman  Peeler
Garrison  Petty
Gibbens  Pipkin
Gladden  Preston
Glass  Price
Glusing  Quillian
Green  Rapp
Grove  Ratliff
Guyett  Reed
Harding  Richards
Haring  Richardson
Harrold  Roberts of Hill
Haynes  Roberts of Dawson
Hinzen  Ross
Hollowell  Ross
Huebner  Sandahl
Hughes  of Grayson  Shannon
Hughes of Dallas  Shirley
Isaacs, Miss  Shack
James  Smith of Bexar
Jarvis  Smith of Jefferson
Johnson of Dallas  Spaulding
Johnson of Bell  Spring
Jones of Dallas  Stewart
Jones of Travis  of Galveston
Konnard  Stewart
Kilpatrick  of Wichita
Koliba  Stroove
Koroth  Thurman
Lack  Thurmond
Laliner  Townsend
LaValle  Trevino
Lewis  Tunnell
Longoria  Walker
McCoppin  Watson
McGregor  Walls
McGregor of McLennan  Wheatley
McGregor of El Paso  Whitefield
McIlhany  Wilson of Trinity
Markgraf  Woods
Martin  Yezak

Nays—1

Slider  In The Chair

Hale  

Absent—Excused
de la Garza  Leaverton
Healy  Pfeifer

SENATE BILL NO. 303 ON THIRD READING

The Chair laid before the House, on its third reading and final passage,
S. B. No. 303, Creating Palo Pinto County Municipal Water District No. 1; and declaring an emergency.
The bill was read third time and was passed by the following vote:

Years—144

Adams of Lubbock  Foreman
Adams of Titus  Garrison
Allen  Gibbons
Alleg  Gladden
Andrews  Glass
Atwell  Glussing
Bailey  Green
Ballman  Grover
Banfield, Mrs.  Guffey
Barlow  Harding
Bartram  Harrington
Bass  Haynes
Bell  Hollowell
Bolton  Huebner
Bryan  Hughes
Buchanan  Hughes of Grayson
Burgess  Hughes of Dallas
Butler  Isaacs, Miss
Caldwell  James
Campbell  Jarvis
Carroll  Johnson of Dallas
Carriker  Johnson of Bexar
Chapman  Johnson of Bell
Cole of Harris  Jones of Dallas
Cole of Hunt  Jones of Travis
Connell  Kennard
Cook  Kilpatrick
Cory  Koliba
Cotton  Koroth
Cowen  Lack
Cowie  Larry
Crowes  Latimer
Cruz  LaValle
Crews  Lewis
Dewey  Loezoria
Duff, Miss  McCoppin
Dungan  McIlhany
Eckhardt  McGregor
Ehrle  of El Paso
Fairchild  of McLennan
Fletcher  Ehrle
Floyd  Markgraf
The bill was read third time and was passed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>143</th>
</tr>
</thead>
</table>

In The Chair

The Chair laid before the House, on its third reading and final passage, S. B. No. 330, Making the joint board of Park Commissioners a body corporate; and declaring an emergency.

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

<table>
<thead>
<tr>
<th>Yeas</th>
<th>143</th>
</tr>
</thead>
</table>

In The Chair

The Chair laid before the House, on its third reading and final passage, S. B. No. 330, Making the joint board of Park Commissioners a body corporate; and declaring an emergency.

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

<table>
<thead>
<tr>
<th>Yeas</th>
<th>143</th>
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</thead>
<tbody>
<tr>
<td>Ward</td>
<td>Nays-1</td>
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<tr>
<td>Hale</td>
<td>In The Chair</td>
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<tr>
<td>Absent-Excused</td>
<td></td>
</tr>
<tr>
<td>de la Garza</td>
<td>Leaverton</td>
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<tr>
<td>Heatly</td>
<td>Pieratt</td>
</tr>
<tr>
<td>SENEATE BILL NO. 388 ON THIRD READING</td>
<td></td>
</tr>
<tr>
<td>The Chair laid before the House, on its third reading and final passage,</td>
<td></td>
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<tr>
<td>S. B. No. 388, Providing for compensation of reporters for 23rd and 130th Judicial District; and declaring an emergency.</td>
<td></td>
</tr>
<tr>
<td>The bill was read third time and was passed.</td>
<td></td>
</tr>
<tr>
<td>SENEATE BILL NO. 409 ON THIRD READING</td>
<td></td>
</tr>
<tr>
<td>The Chair laid before the House, on its third reading and final passage,</td>
<td></td>
</tr>
<tr>
<td>S. B. No. 409, Validating additions of land and annexations to Dallas County Water Control and Improvement District No. 6; and declaring an emergency.</td>
<td></td>
</tr>
<tr>
<td>The bill was read third time and was passed by the following vote:</td>
<td></td>
</tr>
<tr>
<td>Yeas-144</td>
<td></td>
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<tr>
<td>Adams of Lubbock</td>
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<tr>
<td>Adams of Titus</td>
<td>Cole of Hunt</td>
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<td>Allen</td>
<td>Collins</td>
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<td>Andrews</td>
<td>Counsell</td>
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<td>Arwell</td>
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<td>Bailey</td>
<td>Cory</td>
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<td>Hallman</td>
<td>Cotten</td>
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<td>Sandfield, Mrs.</td>
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<td>Barlow</td>
<td>Crain</td>
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<td>Barnes</td>
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<td>Bartram</td>
<td>Carleton</td>
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<td>Bass</td>
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<td>Bell</td>
<td>Dew, Miss</td>
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<td>Berry</td>
<td>Dugan</td>
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<td>Blake</td>
<td>Eckhardt</td>
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<td>Boysen</td>
<td>Ehrle</td>
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<td>Bridges</td>
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<td>Buchanan</td>
<td>Fletcher</td>
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<td>Burgess</td>
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<td>Butler</td>
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<td>Caldwell</td>
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<td>Cannon</td>
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<td>Carriker</td>
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<td>Glusing</td>
<td>Parsons</td>
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<td>Green</td>
<td>Pearcy</td>
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<td>Harding</td>
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<td>Richards</td>
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<td>Sandahl</td>
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<td>Jarvq</td>
<td>Smith of Bexar</td>
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<td>Smith of Bexar</td>
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<td>Jones of Travis</td>
<td>Smith of Jefferson</td>
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<td>Kennard</td>
<td>Nelson</td>
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<tr>
<td>Kilpatrick</td>
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<tr>
<td>Koliba</td>
<td>Springer</td>
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<tr>
<td>Lott</td>
<td>Stewart</td>
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<tr>
<td>Longoria</td>
<td>of Galveston</td>
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<tr>
<td>Lucas</td>
<td>Stewart</td>
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<tr>
<td>McCoppin</td>
<td>of Wichita</td>
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<tr>
<td>McGregor</td>
<td>Struve</td>
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<tr>
<td>McGregor of McLennan</td>
<td>Thurmond</td>
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<tr>
<td>McGregor of El Paso</td>
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<td>Mcllhany</td>
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<td>Markgraf</td>
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<td>Martin</td>
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<td>Miller</td>
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<td>Wilson of Potter</td>
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<td>Nogost</td>
<td>Woodard</td>
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<tr>
<td>Oliver</td>
<td>Yezak</td>
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<td>Osborn</td>
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<tr>
<td>In The Chair</td>
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<td>Hale</td>
<td>Absent-Excused</td>
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<tr>
<td>de la Garza</td>
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<tr>
<td>Heatly</td>
<td>Pieratt</td>
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<tr>
<td>SENEATE BILL NO. 415 ON THIRD READING</td>
<td></td>
</tr>
<tr>
<td>The Chair laid before the House, on its third reading and final passage,</td>
<td></td>
</tr>
</tbody>
</table>
The bill was read third time and was passed by the following vote:

### Yeas—144

<table>
<thead>
<tr>
<th>Name</th>
<th>District</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adams of Lubbock</td>
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<tr>
<td>Adams of Titus</td>
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<td>Banfield, Mrs.</td>
<td>of Grayson</td>
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<td>Hughes of Dallas</td>
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<td>of McLennan</td>
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<td>McGregor</td>
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<td>Curlington</td>
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<td>Dewey</td>
<td>Miller</td>
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<td>Diff. Miss.</td>
<td>Moore</td>
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<td>Foreman</td>
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<td>Garrison</td>
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<td>Peeler</td>
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<td>Preston</td>
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<tr>
<td>Grover</td>
<td>Price</td>
</tr>
<tr>
<td>Guffey</td>
<td>Quillian</td>
</tr>
</tbody>
</table>

### Absent—Excused

<table>
<thead>
<tr>
<th>Name</th>
<th>District</th>
</tr>
</thead>
<tbody>
<tr>
<td>de la Garza</td>
<td>Leaverton</td>
</tr>
<tr>
<td>Hearst</td>
<td>Pieratt</td>
</tr>
</tbody>
</table>

## SENATE BILL NO. 433 ON THIRD READING

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

### Yeas—144

<table>
<thead>
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<tbody>
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<td>Crane</td>
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<thead>
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<tbody>
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<td>Thurman</td>
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<td>Thurmond</td>
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<td>Rossa</td>
<td>Townsend</td>
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<td>Springer</td>
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SENATE BILL NO. 439 ON
THIRD READING

The Chair laid before the House, on its third reading and final passage,
S. B. No. 439, Authorizing eligible counties to acquire a supply of
natural gas for the courthouse and other county purposes and providing
for the acquisition of such distribution facilities as may be required;
and declaring an emergency.

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

Yeas-142

Adams of Lubbock
Foreman
Adams of Titus
Alaniz
Allen
Andrews
Atwell
Bailey
Ballman
Bankhead, Mrs.
Barlow
Barnes
Bartram
Bass
Bell
Berry
Bohn
Boysen
Bridges
Buchanan
Burgess
Butler
Caldwell
Carr
Carrillo
Cole of Harris
Cole of Hunt
Collins
Conte
Cook
Cory
Cotter
Cowen
Cox
Cren
Crews
Curington
Dewey
Duff, Miss
Duncan
Duff
Ehrle
Ehrie
Fairchild
Fletcher
Floyd
Garrison
Gibbens
Glass
Glusing
Green
Grover
Guffey
Gurlie
Hadley
Haring
Harrington
Harrison
Hartman
Harrison
Hartman
Johnson of Dallas
Johnson of Bell
Johnson of Bexar
Jones of Dallas
Jones of Travis
Kilpatrick
Kilgore
Koehn
Koroth
Latimer
La Valle
Lewis
Longoria
McConville
McGregor
of McLennan
McGregor
of El Paso
McIlhany
Markgraf
Martin
Miller
Moore

In The Chair

Hale

Absent—Excused

de la Garza
Healy

Leaverton
Perritt

1 Jour.—22
The bill was read third time and was passed by the following vote:

Nay—2

Johnson of Dallas

In The Chair

Hale

Absent—Excused

de la Garza
Leaverton
Hardy
Piersall

SENATE BILL NO. 443 ON THIRD READING

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

S. B. No. 443, Authorizing any county having in excess of nine hundred thousand population to issue bonds for the purpose of erecting and equipping a courthouse and jail and county branch office building and acquiring sites therefor; and declaring an emergency.

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

Yeas—144

Adams of Lubbock
Adams of Titus
Adams
Allen
Barfield, Mrs.
Barnes
Bartram
Bass
Bell
Berry
Bisal
Blair
Boykin
Buchanan
Burgess
Butler
Calwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotton
Cowen
Cowles
Craig
Crew
Cunnington
Dewey
Duff, Miss
Dungan
Duncan
Eckhardt
Ehle
Falchik
Flacher
Ford
Foreman
Garrison
Gladden
Glass
Glasgow
Green
Grover
Guffey
Harding
Harris
Harrington
Haynes
Hinson
Hollowell
Huebner
Hughes
Hughes of Dallas
Iacocks, Miss
James
Jamison
Jarvis
Johnson of Dallas
Johnson of Bexar
Johnson of Bell
Jones of Dallas
The Chair laid before the House, on its third reading and final passage, S. B. No. 458, Relating to Tom Green County Water Control and Improvement District No. 1; and declaring an emergency.

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

Yeas - 144

Adams of Lubbock, Cowen
Adams of Titus, Cowles
Alaniz, Cruel
Allen, Cren
Andrews, Carrington
Atwell, Dewey
Bailey, Dunlap
Ballman, Draud
Barnes, Erbke
Barlow, Fairchild
Bartrum, Fletcher
Baugh, Floyd
Bell, Fowler
Berry, Garrison
Blaine, Gibbons
Boyesen, Gladden
Bridges, Glass
Buchanan, Glausing
Burgess, Green
Butler, Grover
Coldwell, Guffy
Cannon, Harding
Carriker, Harlin
Chapman, Harrington
Cole of Harris, Haynes
Cole of Hunt, Hinson
Collins, Hollowell
Connell, Huesker
Cook, Hughes
Cory of Grayson, Hughes of Dallas

Quilliam, Rapp
Jame, Hatches
Jarvis, Head
Johnson of Dallas, Richards
Johnson of Bexar, Richard
Johnson of Bell, Roberts of Hill
Jones of Dallas, Roberts of Dawson
Jones of Travis, Roess
Kennard, Roess
Kilpatrick, Sandahl
Koliba, Schram
Kurloch, Shannon
Lacy, Shipley
Latimer, Stack
LaValle, Slider
Lewis, Smith of Beav
Longoria, Smith of Jefferson
McCoppin, Snelson
McGregor, Spears
McGregor, Spilman
McIlhaney, Springer
Melbben, Stewart
Markgraf, Stewart
Martin, of Galveston
Miller, Strive
Mullen, Thurman
Mutscher, Thurmond
Nutting, Townsend
Nieman, Tunnell
Noguer, Walker
Nugent, Ward
Oliver, Watson
Osborn, Wells
Parsons, Whittfield
Peery, Wilson of Trinity
Peggy, Wilson of Potter
Pipkin, Wood
Preston, Yance
Price, Yeak

In The Chair

In The Chair

The Chair laid before the House, on its third reading and final passage, S. B. No. 463, Creating El Paso County Water Control and Improvement District-Westway; and declaring an emergency.

The bill was read third time and was passed by the following vote:
Yeas—144

<table>
<thead>
<tr>
<th>Adams of Lubbock</th>
<th>Trevino</th>
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<td>Hughes of Dallas</td>
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SENATE BILL NO. 467 ON THIRD READING

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

Year—144

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<th>Adams of Lubbock</th>
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In The Chair

Yeas—144
Adams of Lubbock Andrews
Adams of Titus Atwell
Allen
Bailey
Ballman
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 conservation and reclamation district under Article XVI Section 59 of the Constitution of Texas comprising certain territory contained in Kerr County, Texas, to be known as Kerr County (Corner-point) Water Control and Improvement District, constituting the same a governmental agency and body politic and corporate and a municipal corporation; defining the boundaries thereof and finding that all land and property therein except that excluded will be benefited and that no election shall be necessary to confirm the organization of the district nor shall hearings be held on a plan of taxation but the ad valorem plan shall be used; prescribing the rights, powers, privileges and duties of said district and Incorporating the General Law pertaining to water control and improvement districts not in conflict or inconsistent with the provisions of this Act; providing a severance clause, and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 945 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 945, a bill to be entitled "An Act declaring certain areas in Alazan Bay, Kleberg County, and in Laguna Madre in the counties of Cameron, Willacy, Kennedy, Kleberg,
and Nueces in the State of Texas, to be the ‘Laguna Madre Wildlife Management Area,’ providing exceptions for oil and gas and fishing; providing for markers; providing a suitable penalty for hunting therein; providing that the Game and Fish Commission may permit the shooting of certain waterfowl and order a season for such taking; repealing all conflicting laws; and declaring an emergency.”

The bill was read third time and was passed.

HOUSE BILL NO. 1071 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 1071, A bill to be entitled “An Act to authorize and empower Tarrant County Water Control and Improvement District Number One to provide for and administer a retirement, disability and death compensation fund for officers and employees of the District; etc., and declaring an emergency.”

The bill was read third time and was passed.

HOUSE BILL NO. 1080 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 1080, A bill to be entitled “An Act relating to Pension Systems for Policemen in certain cities, amending Section 9 of Chapter 76, Acts of the Fifty-fifth Legislature, as last amended (codified as Section 9 of Article 6243g-1 of Vernon’s Texas Civil Statutes), relating to eligible investments for surplus pension funds; and declaring an emergency.”

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

Yeas—141

Adams of Lubbock
Banfield, Mrs.
Adams of Titus
Barlow
Altman
Allen
Andrews
Atwell
Bailey
Ballman
Baysen
Bridges
Buchanan
Burgess
Butler
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cottee
Cowen
Cowies
Craik
Crews
Curington
Dewey
Duff, Miss
Dungan
Richardt
Ehrle
Fairchild
Fitcher
Ford
Foeman
Garrison
Gilbens
Gladden
Glass
Glasing
Green
Grover
Guffey
Harding
Haring
Harrington
Haynes
Hillson
Huebner
Hughes
Hughes of Dallas
Isaacks, Miss
James
Jarnson
Jarvis
Johnson of Dallas
Johnson of Bexar
Johnson of Bell
Jones of Dallas
Jones of Travis
Kinnard
Kilpatrick
Kolibs
Kondo
Lack
Larry
Latimer
La Valle
Boyens
McCoplin
McGregor of McLennan
McGregor
McKee
Mellhan
Markgraf
Martin
Miller
Moore
Mullen
Murray
Mutecher
Nemeoyer
Nugent
Oliver
Osborn
Parsons
Peary
Perry
Pipkin
Preston
Price
Quallam
Rapp
Read
Richter
Richards
Richardson
Roberts of Hill
Roberts of Dawson
Ross
Rossen
Sandahl
Schram
Shannon
Shipley
Slack
Slider
Smith of Bexar
Smith of Jefferson
Snelson
Springer
Stewart
Stewart of Wichita
Struve
Thurman
Thurman
Townsend
Trevino
Trumell
Walker
Ward
Wells
Wheatley
Whitfield
Wilson of Trinity
Wilson of Potter
The Chair laid before the House, on its third reading and final passage, H. B. No. 1084, A bill to be entitled "An Act closing the open sea&On for hunting wild buck deer, wild turkey gobblers and collared peccary or javelina in Justice Precinct No. 1 in Kenedy County; etc., and declaring an emergency."

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

**Yeas—144**

Adams of Lubbock
Adams of Titus
Ahles
Allen
Andrews
Atwell
Ballay
Ballman
Bankfield, Mrs.
Barlow
Barnes
Bartram
Bass
Bell
Berry
Blake
Boyd
Bridges
Buchanan
Burceas
Butler
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotten

**Nays—3**

Yesak
Watson
Pieratt

**In The Chair**

Hale

**Absent—Excused**

de la Garza
Leaverton

**HOUSE BILL NO. 1086 ON THIRD READING**

The Chair laid before the House, on its third reading and final passage, H. B. No. 1086, A bill to be entitled "An Act to amend the Harris County Road Law, Acts 1913, Thirty-third Legislature, Special Laws, Chapter 11, Page 84, as amended, by amending Section 31-0 of said
May 18, 1961

HARRIS COUNTY ROAD LAW, which said Section 31-C was added by Acts 1947, Fiftieth Legislature, Chapter 258, Page 924, and amended by Acts 1955, Fifty-third Legislature, Chapter 205, Page 92; Acts 1959, Fifty-third Legislature, Chapter 205, Page 120; providing a severability clause; and declaring an emergency.

The bill was read third time and was passed.

HOUSE BILL NO. 1092 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 1092, A bill to be entitled "An Act limiting the provisions of this Act to Webb County; making it unlawful, except under the provisions of this Act, for any person to hunt, take, kill or possess any game bird or game animal in said county at any time; etc., and declaring an emergency."

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

Yeas—144
Adams of Lubbock
Adams of Titus
Allen
Andrews
Atwell
Barber
Ballman
Bunfield, Mrs.
Barnes
Bartram
Bar
Bell
Berry
Blaine
Boozer
Bohnen
Bridges
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Burgess
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Burkett
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Cook

Huebner
Hughes
Hughes of Grayson
Hughes of Dallas
Isaksen, Miss
James
James
Jarvis
Johnson of Dallas
Johnson of Bell
Jones of Dallas
Jones of Travis
Kennard
Kilpatrick
Korich
Lack
Lary
Latimer
LaValle
Lewis
Lowgria
McCoppin
McGregor
McGregor
McGregor
Meeks
Markgraf
Martin
Miller
Moore
Mullen
Murray
Mutchler
Niemeier
Nugent
Oliver
Osborn
Parsons
Pearcy
Peeler
Petty
Pipkin

Preston
Price
Quilliam
Rapp
Ratcliff
Read
Richards
Richardson
Roberts of Hill
Roberts of Dawson
Ross
Ross
Sandahl
Schar
Shancom
Shipley
Shack
Shearer
Smith of Bexar
Smith of Jefferson
Seeholzer
Spears
Spilman
Springer
Stewart
Stewart

In The Chair
Hale

Absent—Excused
de la Garza
Leaverton
Healy
Pieratt

HOUSE BILL NO. 1095 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 1095, A bill to be entitled "An Act making lawful the taking and selling of catfish with certain nets in the Sabine River and its
tributaries in Smith, Upshur and Wood Counties; creating a uniform commercial netting law to conform to the counties bordering Smith, Upshur and Wood Counties; and declaring an emergency."

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

Year - 144

Adams of Lubbock - Guffey
Adams of Titus - Harding
Allan - Haring
Allen - Harrington
Allen - Hinson
Allen - Hollowell
Ballman - Huehner
Bandy, Mrs. - Huchin
Barlow - of Grayson
Barros - Hughes of Dallas
Barrow - Isacks, Miss
Basa - James
Bell - Janison
Berry - Jarvis
Blaine - Johnson of Dallas
Boysea - Johnson of Beaz
Bridges - Johnson of Bell
Buchanan - Jones of Dallas
Burgess - Jones of Travis
Butler - Kennard
Carriker - Kippatrick
Cannon - Koliba
Chapman - Kirkich
Cole of Harris - Lacy
Cole of Hunt - Latimer
Collins - La Valle
Cook - Lewis
Cory - Longoria
Cotten - McCoppin
Cowan - McGregor
Cowles - McGregor
Craw - of El Paso
Crews - McIlhaney
Crighton - Markgraf
Dewey - Martin
Duff, Miss - Miller
Dungan - Moore
Eckhardt - Mullen
Ehrie - Murray
Falchuk - Mutscher
Fletcher - Neatmeyer
Floyd - Negm
Foreman - Oliver
Garrison - Osborn
Gilberta - Parsons
Gladden - Peac
glass - Peeler
Glasung - Petty
Green - Pipkin
Grover - Preston

Price - Springer
Quilliam - Stewart
Rapp - of Dalworst
Ratcliff - Stewart
Read - of Wichita
Richards - Straves
Richardson - Tharman
Roberts of Hill - Tharmond
Roberts of Dawson - Townsend
Robertson - Tovino
Romson - Tunell
Sandahl - Walker
Schram - Ward
Shannon - Watson
Shipley - Wells
Sloan - Whited
Smith of Bexar - Williams
Smith of Jefferson - Wilson of Potter
Snelson - Woods
Spillman - Yeak

In The Chair

Hale
Absen-Excused
de la Garcia - Leaverton
Hestly - Mierait

HOUSE BILL NO. 1096 ON THIRD READING

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

H. B. No. 1096, A bill to be entitled "An Act amending Section 1 of Chapter 266, Acts of the 56th Legislature, Regular Session, 1969, relating to the open season for squirrels in Upshur and Wood Counties; and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 1097 ON THIRD READING

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

H. B. No. 1097, A bill to be entitled "An Act amending Section 1 of Chapter 267, Acts of the 56th Legislature, Regular Session, 1969, relating to the open season for deer in Upshur and Wood 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. 1106, A bill to be entitled "An Act creating and establishing a conservation and reclamation district under Article 16, Section 59, Constitution of Texas, known as Brown County Water Control and Improvement District-Holiday Hills; etc., and declaring an emergency."

The bill was read third time and was passed.

**H. B. No. 1108 ON THIRD READING**

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

H. B. No. 1108, A bill to be entitled "An Act amending Section 1 of Chapter 50, Acts of the 66th Legislature, Regular Session, 1967, as amended, granting regulatory authority over wildlife resources in Menard County, Texas, to the Texas Game and Fish Commission; and declaring an emergency."

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

<table>
<thead>
<tr>
<th>Name</th>
<th>Vote</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adams</td>
<td>Y</td>
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<tr>
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<tr>
<td>Bandfield, Mrs.</td>
<td>Y</td>
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<tr>
<td>Barlow</td>
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<td>Woods</td>
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</table>

In The Chair

Hale

Abeent—Exceeded

de la Garza       Leavey

**H. B. No. 1110 ON THIRD READING**

The Chair laid before the House, on its third reading and final passage.
H. B. No. 1116, A bill to be entitled
"An Act amending Sections 1, 2, 3, 4, and paragraph (d) of Section 6 of Chapter 9, Acts of the 66th Legislature, First Called Session, 1959, as amended by Chapter 61, Acts of the 59th Legislature, 1961, relating to the creation, administration and financing of the Hospital District co-extensive with County Commissioners Precinct No. 4 of Comanche County; and declaring an emergency."

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

**Year—144**

Adams of Lubbock
Adams of Titus
Allen
Andrews
Atwell
Bailey
Ballman
Barnfield, Mrs.
Barlow
Barnes
Bartlam
Bass
Bell
Berry
Blaine
Boyse
Buchanan
Burgess
Butler
Caldwell
Cannon
Carricker
Chapman
Cole of Harris
Cole of Hunt
Collins
Cook
Cory
Cotten
Cowen
Cowles
Crews
Crysler
Cunnington
Dewey
Duff, Miss
Dungan
Eckhardt
Edie
Fairchild
Fletcher
Floyd
Foreman
Garriion
Gibbons
Gladden
Glass
Glasing
Green

Picken
Price
Quintin
Rapp
Read
Richards
Richardson
Roberts of Hill
Roberts of Dawson
Trevino
Ross
Rosson
Sandahl
Schram
Shannon
Shapley
Black
Silver
Smith of Bexar
Smith of Jefferson
Smith
Spears

In The Chair

Hale
Absent—Excused
de la Garza
Leaverton
Haasly
Pieratt

HOUSE BILL NO. 1115
ON THIRD READING

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

H. B. No. 1115, A bill to be entitled
"An Act amending Sections 1, 2, 3, 4, and paragraph (d) of Section 6 of Chapter 9, Acts of the 66th Legislature, First Called Session, 1959, as amended by Chapter 61, Acts of the 59th Legislature, 1961, relating to the creation, administration and financing of the Hospital District co-extensive with County Commissioners Precinct No. 4 of Comanche County; and declaring an emergency."

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

**Year—144**

Adams of Lubbock
Barnfield, Mrs.
Adams of Titus
Barlow
Alantis
Allen
Bartram
Andrews
Atwell
Bailey
Bass
Bell
Bairley
<table>
<thead>
<tr>
<th>House Journal</th>
<th>2269</th>
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</table>

**On Third Reading**

The Chair laid before the House, on its third reading and final passage, H. B. No. 1120, A bill to be entitled "An Act ratifying, confirming, and validating the creation, establishment and boundaries of Fannin County Water Control and Improvement District No. 3 (Lower Bois d'Arc Water District), the organization, confirmation election and election of directors for the District and all proceedings relating thereto; granting said District the powers enumerated by Article XVI, Section 19 of the Constitution of Texas and declaring an emergency."

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

Yea — 144

Absent — Excused


**House Bill No. 1120**

The Chair laid before the House, on its third reading and final passage, H. B. No. 1120, A bill to be entitled "An Act ratifying, confirming, and validating the creation, establishment and boundaries of Fannin County Water Control and Improvement District No. 3 (Lower Bois d'Arc Water District), the organization, confirmation election and election of directors for the District and all proceedings relating thereto; granting said District the powers enumerated by Article XVI, Section 19 of the Constitution of Texas and declaring an emergency."

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

Yea — 144

Absent — Excused

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
Ballman
Barlow
Barnes
Bartram
Bass
Beller
Berry
Blaine
Borden
Bridges
Buchanan
Burgess
Butler
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Collins
Connell
Cook
Cory
Cotten
Cowen
Cowles
Craft
Crate
Curtin
Deerw
Duff, Miss
Dungan
Ekhardt
Ehrie
Fairchild
Fletcher
Floyd
Foreman
Garrison
Gibbons
Gladden
Glass
Gluing
Green
Groover
Guffey

In The Chair

Hale

Absent—Excused

de la Garza
Leaverton
Hasty
Pieratt

HOUSE BILL NO. 1128
ON THIRD READING

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

H. B. No. 1128, A bill to be entitled

"An Act to exclude certain described lands from Hidalgo County Water Improvement District No. 1; finding notice of intent to apply for passage of such Act to have been duly given; 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
Ballman
Barlow
Barnes
Bartram
Bass
Beller
Berry
Blaine
Borden
Bridges
Buchanan
Burgess
Butler
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Collins
Connell
Cook
Cory
Cotten
Cowen
Cowles
Craft
Crate
Curtin
Deerw
Duff, Miss
Dungan
Ekhardt
Ehrie
Fairchild
Fletcher
Floyd
Foreman
Garrison
Gibbons
Gladden
Glass
Gluing
Green
Groover
Guffey

In The Chair

Hale

Absent—Excused

de la Garza
Leaverton
Hasty
Pieratt
May 18, 1961

HOUSE JOURNAL

Ratliffe            Stewart            of Galveston
Read                 Stewart
Richards            Stewart            of Wichita
Richardson          Stewart
Robertson of Bell    Swetner
Robertson of Dawson  Thirman
Ross                 Townsend
Rosso                Trevino
Schrader            Tunell
Shannon             Walker
Shipley             Ward
Slack                Watson
Sluder              Wells
Smith of Bexar        Wheatley
Smith of Jefferson   Whetfield
Snellson            Wilson of Trinity
Spears               Wilson of Potter
Spilman              Woods
Sprunger             Yensk

Lewis
Hale
Absents—Excused
de la Garza          Leaverton
Hentz                Pieratt

HOUSE BILL NO. 1129
ON THIRD READING

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

H. B. No. 1129, A bill to be entitled “An Act constituting a local Jaw for the maintenance of the public roads and highways in Orange County, etc., and declaring an emergency.”
The bill was read third time and was passed.

SENATE BILL NO. 54
ON THIRD READING

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

S. B. No. 54, Relative to fees for importers and manufacturers of food and drugs; and declaring an emer­gency.
The bill was read third time and was passed by the following vote:

Yea—144
Adams of Lubbock
Adams of Titus
Allen
Allen
Andrews
Atwell
Bailey
Ballman
Balfour, Mrs.
Barlow
Parnes
Bartram
Bax
Bell
Berry
Bilte:
Boynen
Bridges
Buchanan
Burges
Butler
Caldwell
Cannon
Carothers
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotten
Cooten
Cowen
Cowles
Craham
Crews
Curtis
Dewey
Duff, Miss
Dungan
Eckhardt
Elhers
Fallwith
Fletcher
Floyd
Ferrieman
Garvison
Gibbens
Gladden

Nay—1
Lewis
Hale

McGarrigle
McGregor
McGregor
McGinnis
McIlhany
Markgraf
Martin
Miller
Moore
Moody
Morse
Mutchler
Niemeyer
Nguyen
The bill was read third time and was passed by the following vote:

**Yea---144**

*Adams of Lubbock* *Banfield, Mrs.*  
*Adams of Titus* *Barlow*  
*Albrit* *Barnes*  
*Allen* *Bartram*  
*Andrews* *Bass*  
*Atwell* *Bell*  
*Baylor* *Berry*  
*Ballman* *Blaine*  
*Boyson* *La Vallee*  
*Bridges* *Lewis*  
*Buchanan* *Longoria*  
*Burgess* *McCoppin*  
*Butler* *McGregor*  
*Caldwell* of *McLennan*  
*Cannon* *McGregor*  
*Carriker* of *El Paso*  
*Chapman* *McMinn*  
*Cole of Harris* *Martinez*  
*Cole of Hunt* *Martins*  
*Collins* *Miller*  
*Connel* *Moore*  
*Cook* *Mullen*  
*Cory* *Murray*  
*Cotten* *Musgrove*  
*Cowen* *Niemeyer*  
*Cowles* *Nugent*  
*Crain* *Oliver*  
*Crow* *Osborn*  
*Culberson* *Parsons*  
*Dewey* *Peary*  
*DuF. Miss* *Peeler*  
*Dunham* *Petty*  
*Eckhardt* *Pipkin*  
*Ehrl* *Frost*  
*Fitch* *Frost*  
*Floyd* *Price*  
*Foreman* *Quilliam*  
*Garrison* *Rapp*  
*Gibbons* *Ratliff*  
*Gibbs* *Read*  
*Gladden* *Richards*  
*Glass* *Robertson of Hill*  
*Glass* *Robertson of Wichita*  
*Glusing* *Roberts of Dawson*  
*Green* *Rosas*  
*Grover* *Rosson*  
*Guffey* *Sands*  
*Harmer* *Schram*  
*Harrington* *Shonan*  
*Hayes* *Shipley*  
*Hines* *Smith of Bexar*  
*Holloman* *Smith of Jefferson*  
*Hueb* *Smith of Bexar*  
*Hughes* *Smith of Jefferson*  
*Huxley of Dallas* *Smith of Bexar*  
*Inaasch, Miss* *Springer*  
*James* *Stewart*  
*Jamison* *Stewart*  
*Jarvis* *Stewart*  
*Johnson of Dallas* *Stewart*  
*Johnson of Dallas* of *Wichita*  
*Johnson of Harris* *Struve*  
*Johnson of Hall* *Thurman*  
*Jones of Dallas* *Thurmond*  
*Jones of Travis* *Townsend*  
*Kennard* *Trevino*  
*Kilpatrick* *Tunnell*  
*Knight* *Walker*  
*Kolb* *Ward*  
*Koloth* *Walcott*  
*Lack* *Walcott*  
*Lary* *Wells*  
*Lattimer* *Wheatley*  

In the Chair:

*Hale*
May 18, 1961  

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<thead>
<tr>
<th>SENATE BILL NO. 73 ON THIRD READING</th>
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<th>SENATE BILL NO. 154 ON THIRD READING</th>
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<tbody>
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<td>The bill was read third time and was passed by the following vote:</td>
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</table>

**Yea—144**

- Adams of Lubbock
- Adams of Titus
- Albritton
- Allen
- Andrews
- Atwell
- Bailey
- Ballman
- Bandy, Mrs.
- Barnes
- Barrera
- Bass
- Bell
- Berry
- Blaine
- Boyden
- Bridges
- Carlington
- Dewey
- Doll, Miss
- Dunton
- Ehrhardt
- Erle
- Fairchild
- Fletcher
- Floyd
- Foreman
- Garrison
- Gibbons
- Gladstein
- Glass
- Glowing
- Green
- Grover
- Guffey
- Harding
- Harting
- Harrington
- Harris
- Hinson
- Hollowell
- Hubbard
- Hughes
- Hughes of Dallas
- Isaacs, Mrs.
- James
- Janison
- Jarvia
- Johnson of Dallas
- Johnson of Bell
- Jones of Dallas
- Jones of Travis
- Kendrick
- Kilpatrick
- Kilibs
- Korich
- Lack
- Lary
- Latimer
- La Valle
- Lewis
- Longoria
- McCoppin
- McGregor
- McGregor
- of McLennan
- McGuire
- of El Paso
- McMillian
- Markgraf
- Martin
- Miller
- Moore
- Whitfield
- Wilson of Trinity
- Wilson of Potter
- Woods
- Yezak
- Hale
- Absent—Excused

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<th>SENATE BILL NO. 154 ON THIRD READING</th>
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**Yea—144**

- Adams of Lubbock
- Adams of Titus
- Albritton
- Allen
- Andrews
- Atwell
- Bailey
- Ballman
- Bandy, Mrs.
- Barnes
- Barrera
- Bass
- Bell
- Berry
- Blaine
- Boyden
- Bridges
- Carlington
- Dewey
- Doll, Miss
- Dunton
- Ehrhardt
- Erle
- Fairchild
- Fletcher
- Floyd
- Foreman
- Garrison
- Gibbons
- Gladstein
- Glass
- Glowing
- Green
- Grover
- Guffey
- Harding
- Harting
- Harrington
- Harris
- Hinson
- Hollowell
- Hubbard
- Hughes
- Hughes of Dallas
- Isaacs, Mrs.
- James
- Janison
- Jarvia
- Johnson of Dallas
- Johnson of Bell
- Jones of Dallas
- Jones of Travis
- Kendrick
- Kilpatrick
- Kilibs
- Korich
- Lack
- Lary
- Latimer
- La Valle
- Lewis
- Longoria
- McCoppin
- McGregor
- McGregor
- of McLennan
- McGuire
- of El Paso
- McMillian
- Markgraf
- Martin
- Miller
- Moore
- Whitfield
- Wilson of Trinity
- Wilson of Potter
- Woods
- Yezak

- Hale
- Absent—Excused

- de la Garza
- Leaverton
- Healey
- Pieratt
SENATE BILL NO. 164 ON THIRD READING

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

S. B. No. 164, Relative to regulating sale of eggs, etc., and declaring an emergency. The bill was read third time and was passed.

SENATE BILL NO. 197 ON THIRD READING

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

S. B. No. 197, Amending Art. 1269b, V. A. C. S., to make bonds issued for airport purposes eligible for legal investments for banks, insurance companies; etc., and to secure deposits of public funds; etc., and declaring an emergency. The bill was read third time and was passed by the following vote:

Yeas—163
Adams of Lubbock, Cowles
Adams of Titus
Allen
Anders
Atwell
Bailey
Ballman
Banfield, Mrs.
Barlow
Barnes
Bartram
Beaz
Bell
Berry
Blane
Boyce
Bridges
Buchanan
Burgess
Butler
Caldwell
Cannon
Carlisle
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotten
Cowen

Quilliam
Jarvis
Johnson of Dallas
Johnson of Bexar
Johnson of Bell
Jones of Dallas
Jones of Travis
Kilpatrick
Kolba
Koroth
Lacy
Latzmer
La Valle
Lane
Longoria
Longstreet
Mccollum
McGregor
McGregor of McLennan
McGregor of El Paso
Mollhaney
Markgraf
Martin
Miller
Moore
Mullen
Murray
Mutschler
Nieman
Nugent
Oliver
Osborn
Parsons
Pearcy
Peeler
Petti
Pipkin
Preston
Price

Nays—1
Slider

Hale

SENATE BILL NO. 201 ON THIRD READING

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

S. B. No. 201, Relates to lands and buildings for certain Junior College Districts; and declaring an emergency. The bill was read third time and was passed.
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SENATE BILL NO. 219 ON THIRD READING

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

S. B. No. 219, Changing terms of court of 199th Judicial District; and declaring an emergency.

The bill was read third time and was passed.

SENATE BILL NO. 221 ON THIRD READING

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

S. B. No. 221, Pertaining to investments by life, health or accident insurance companies in real estate; and declaring an emergency.

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

Yeas-141
Adams of Lubbock     Curington
Adams of Titus        Duff, Miss
Allen                Duncan
Andrews              Echelhart
Atwell               Elzie
Bailey               Fairchild
Ballman              Floyd
Barfield, Mrs.        Foreman
Barlow               Garrison
Baron                Gibbens
Bartram              Giddens
Base                 Glass
Bell                 Glazier
Berry                Green
Blaine               Grover
Boydston             Guffey
Bridge               Harding
Buchanan             Haring
Burgess              Harrington
Butler               Haynes
Caldwell             Hinson
Cannon               Hollowell
Carroll              Huebner
Chapman,             Hughes
Cole of Harris       of Grayson
Cole of Hunt         Hennes of Dallas
Collins              Issacks, Moll
Connor               James
Cook                 Jamison
Cory                 Jarvis
Cowen                Johnson of Dallas
Cowles               Johnson of Bexar
Crawley              Johnson of Bell
Crews                Jones of Dallas

Read
Richards
Richardson
Roberts of Hill
Roberts of Dawson
Ross
Rosson
Sandahl
Schram
Shannon
Shipley
Slick
Sliger
Smith of Bexar
Smith of Jefferson
Steele
Spear
Spillman
Springer
Stewart
Stewart
of Galveston
of Wichita
Struve
Thurman
Thurmond
Townsend
Trevino
Tunnell
Walker
Watson
Wells
Wheatley
Whitefield
Wilson of Trinity
Wilson of Potter
Woods
Yaskell

Nays-3
Cotten
Dewey
In The Chair
Hale
Absent—Excused
de la Garza
Leaverton
Healy
Pieratt

SENATE BILL NO. 238 ON THIRD READING

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

S. B. No. 238, To extend time for payment of purchase money obligations executed by purchasers of school land; 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,
S. B. No. 253, Relating to payment of claims to certain beneficiaries; and declaring an emergency.
The bill was read third time and was passed.

SENATE BILL NO. 256 ON THIRD READING

The Chair laid before the House, on its third reading and final passage,
S. B. No. 256, To provide for an annual salary for the members of the State Board of Insurance; and declaring an emergency.
The bill was read third time and was passed.

SENATE BILL NO. 261 ON THIRD READING

The Chair laid before the House, on its third reading and final passage,
S. B. No. 261, Increasing penalties for misrepresentations in Applications for unemployment insurance; and declaring an emergency.
The bill was read third time and was passed by the following vote:

Yeas—144

Adams of Lubbock
Adams of Titus
Alien
Andrews
Atwell
Bailiff
Bannister, Mrs.
Barlow
Barrow
Barron
Beaumont
Bell
Berry
Blair
Boyson
Bridges
Buchanan

Duff, Miss
Duncan
Ehrle
Fairchild
Fletcher
Floyd
Foreman
Garrison
Gibbens
Gladden
Glass
Gleason
Green
Grover
Guffey
Harding
Harrington
Haynes
Hinson
Hollowell
Huebner
Hughes
Hughes of Grayson
Hughes of Dallas
Imack, Miss
James
Jamison
Jarvis
Johnson of Dallas
Johnson of Bexar
Johnson of Bell
Jones of Dallas
Jones of Travis
Kennard
Kilpatrick
Kolb
Koroth
Lack
Larry
Latimer
La Valle
Leight
Lewis
Longoria
McCoppin
McGregor
McGregor
McGregor
McGregor
McElroy
McIlhany
Markgraf
Martin
Miller
Moore
Mullen

Murray
Niemeyer
Nugent
Oliver
Osborn
Parsons
Perry
Peeler
Pett
Phipkin
Preston
Price
Quilliam
Rapp
Ratcliff
Read
Richards
Richardson
Robertson of Hill
Roberts of Dawson
Ross
Rosson
Sandall
Schram
Sheanon
Shipley
Black
Smith of Bexar
Smith of Jefferson
Snelson
Spears
Sprunger
Stewart
Stewart
Stram
Thurman
Thurmond
Townsend
Trevino
Tunnell
Walker
Ward
Watson
Weisz
Wheatley
Whitfield
Wilson of Trinity
Wilson of Potter
Woods
Yeak

In The Chair

Hale

Absent—Excused

de la Garza
Leaverton
Beatty
Pierant
SENATE BILL NO. 284 ON THIRD READING

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

S. B. No. 284, Relative to amending Article 3.39, Insurance Code, to add new article restricting certain activities of insurance companies; and declaring an emergency.

The bill was read third time and was passed.

SENATE BILL NO. 285 ON THIRD READING

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

S. B. No. 285, To redefine "Texas Securities"; and declaring an emergency.

The bill was read third time and was passed.

SENATE BILL NO. 316 ON THIRD READING

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

S. B. No. 316, Providing for Dental Health Service Corporations under Texas Non-Profit Corporation Act and providing for severance, repeal, and emergency clauses.

The bill was read third time and was passed.

SENATE BILL NO. 318 ON THIRD READING

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

S. B. No. 318, To provide for more effective merger and consolidation of insurance companies; and declaring an emergency.

The bill was read third time and was passed.

SENATE BILL NO. 334 ON THIRD READING

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

S. B. No. 334, Relating to authority of directors and employees of conservation districts; and declaring an emergency.

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

Yeas-141

Adams of Lubbock
Haring
Adams of Titus
Harrington
Alanis
Haynes
Allen
Hinshaw
Andrews
Heubner
Atwell
Hughes
Ballew
Hughes of Dallas
Ballman
Hines
Henderson, Mrs.
Hinson
Barlow
Huebner
Barrow
Johnson, Jack
Bartram
Johnson of Bexar
Barr
Johnson of Bell
Barry
Jones of Dallas
Barron
Jones of Dallas
Blaine
Jones, T. H.
Boyson
Keefe
Hedges
Kennard
Burgess
Kilpatrick
Butler
Koliba
Caldwell
Korich
Cannon
Lampson
Carroll
Lawler
Chapman
La Valle
Coffin
Langoria
Cole of Harris
McCoppin
Cole of Hunt
McGehee
Collins
McGregor
Connell
of McLennan
Connell of McLennan
of El Paso
Cook
McGregor
Cory
McGregor
Cook
Oliver
Cowen
O’Connor
Cowles
Oliver
Crow
Oliver
Craft
Of开机
Crowley
Oliver
Duff, Miss
Oliver
Dungan
Owens
Dunagan
Painter
Eckhardt
Parker
Elliott
Patton
Finch
Pearcy
Foreman
Peeler
Garrison
Pepin
Gibbens
Pipkin
Glaadden
Preston
Glass
Price
Glusking
Quilliam
Green
Rapp
Grover
Richard
Gruen
Wright
Harding

The Chair laid before the House, on its third reading and final passage,
S. B. No. 357, Amending Insurance Code relating to items in which insurance companies may invest capital and surplus.
The bill was read third time and was passed.

SENATE BILL NO. 357 ON THIRD READING

The Chair laid before the House, on its third reading and final passage,
S. B. No. 357, Amending Insurance Code relating to items in which insurance companies may invest capital and surplus.
The bill was read third time and was passed.

SENATE BILL NO. 360 ON THIRD READING

The Chair laid before the House, on its third reading and final passage,
S. B. No. 360, Continuing firemen and policemen pension funds established pursuant to Chapter 101, 1st Called Session, 83rd Legislature, as amended, notwithstanding future federal census shows change in population bracket; and declaring an emergency.
The bill was read third time and was passed by the following vote:

Yeas--143
Adams of Lubbock
Adams of Titus
Alans
Allen
Andrews
Atwell
Bailey
Ballman
Banfield, Mrs.
Barlow
Barnes
Bartram
Bass
Bell
Berry
Blaine
Boyar
Bridges
Buchanan
Burgess
Butler
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotten
Cowan
Cowles
Craig
Craw
Curington
Dewey
Duff, Miss
Dungan
Eckhardt
Ehrie
Falls
Fletcher
Floyd
Foreman
Garrison
Gibbens
Gladden
Glass
Glasing
Green
Grover
Guffey
Harding
Harling
Harrington
Haynes
Hill
Hinneker
Hodge
Hughes
of Grayson
Hughes of Dallas

Nays—3
Adams of Tarrant
Adams of Potter
Ainsworth
Allen
Andrews
Atwell
Bailey
Ballman
Banfield, Mrs.
Barlow
Barnes
Bartram
Bass
Bell
Berry
Blaine
Boyar
Bridges
Buchanan
Burgess
Butler
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
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Duff, Miss
Dungan
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Foreman
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Green
Grover
Guffey
Harding
Harling
Harrington
Haynes
Hill
Hinneker
Hodge
Hughes
of Grayson
Hughes of Dallas

In The Chair
Hale

Absence—Excused
de la Garza
Leaverton
Hestly
Pieratt

Yeas--143
Adams of Lubbock
Adams of Titus
Alans
Allen
Andrews
Atwell
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Ballman
Banfield, Mrs.
Barlow
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Hughes of Dallas

Nays—3
Adams of Tarrant
Adams of Potter
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Cole of Hunt
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Hughes of Dallas

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Cole of Hunt
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Nays—3
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of Grayson
Hughes of Dallas

In The Chair
Hale

Absence—Excused
de la Garza
Leaverton
Hestly
Pieratt

Yeas--143
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Adams of Titus
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Hughes of Dallas

Nays—3
Adams of Tarrant
Adams of Potter
Ainsworth
Allen
Andrews
Atwell
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Banfield, Mrs.
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Bartram
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Chapman
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Cole of Hunt
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Cowles
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Eckhardt
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Falls
Fletcher
Floyd
Foreman
Garrison
Gibbens
Gladden
Glass
Glasing
Green
Grover
Guffey
Harding
Harling
Harrington
Haynes
Hill
Hinneker
Hodge
Hughes
of Grayson
Hughes of Dallas
## May 18, 1961

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<table>
<thead>
<tr>
<th>Yeas: 144</th>
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<tbody>
<tr>
<td>Adams of Lubbock-Chapman</td>
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<td>Adams of Titus-Chapman</td>
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<td>Berry-Duff, Miss</td>
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<td>Hollowell-Lewis</td>
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### SENATE BILL NO. 386 ON THIRD READING

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

<table>
<thead>
<tr>
<th>Yeas: 144</th>
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<tbody>
<tr>
<td>Glennen-Osborn</td>
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<td>Hollowell-Rackiff</td>
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<td>Hucbner-Read</td>
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<td>Hughes-Richardson</td>
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<td>Hughes of Grayson-Roberts of Hill</td>
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<td>Isaacs, Miss-Ross</td>
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<td>Jamison-Sandahl</td>
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<tr>
<td>Townsend-</td>
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</table>
SENATE BILL NO. 403 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, S. B. No. 403, Establishing and providing for a state mentally retarded school, regulating and providing for the operation of same; and declaring an emergency.

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

Yeas—145

Adams of Lubbock
Adams of Titus
Allen
Andrews
Atwell
Ballew
Banfield, Mrs.
Barlow
Barnes
Barram
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Burges
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Carriker
Carriker
Cole of Harris
Cole of Hunt
Collins
Cook
Corry
Cotter
Cowen
Cowies
Crain
Crow
Curtin
Dewey
Duffy, Miss
Dungan
Eckhardt

McCoplin
McGregor of McLean
McGregor of El Paso
McHenry
Markgraf
Martin
Miller
Moore
Mullen
Murray
Mutchler
Niemeyer
Nugent
Oliver
Osborn
Parsons
Peery
Petier
Pipkin
Preston
Price
Quilliam
Rapp
Ratcliff
Read
Richards
Richardson
Roberts of Hill
Roberts of Dawson
Ross

Nays—1

James

SENATE BILL NO. 406 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, S. B. No. 406, Authorizing State Soil Conservation Board to contract for work plans for watershed protection and flood protection; and declaring an emergency.

The bill was read third time and was passed.

SENATE BILL NO. 416 ON THIRD READING

The Chair laid before the House, on its third reading and final passage,
S. B. No. 416, Making appropriation from Highway Department funds to pay judgment against the State; and declaring an emergency.

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

Yeas—144

Adams of Lubbock
Adams of Titus
Allen
Allen
Andrews
Atwell
Bailey
Ballman
Bansfield, Mrs.
Barlow
Barnes
Bartram
Bass
Bell
Berry
Blaine
Boyesen
Bridges
Buchanan
Burgess
Butler
Caldwell
Carrick
Chapman
Cole of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotten
Coxen
Cowles
Cren
Crews
Curtis
Dewey
Dug, Miss
Duncan
Richard
Edle
Fairchild
Fletcher
Floyd
Foreman
Garrett
Gibbons
Gladden
Glass
Gleysting
Green
Grower
Guiley
Harding

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<td>James</td>
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<td>Walker</td>
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**SENATE BILL NO. 431 ON THIRD READING**

The Chair laid before the House, on its third reading and final passage, Senate Bill No. 431, Regulating the possession, transportation, and sale of live corpus (nutria); and declaring an emergency. The bill was read third time and was passed.

**SENATE BILL NO. 446 ON THIRD READING**

The Chair laid before the House, on its third reading and final passage, Senate Bill No. 446, Increasing per diem of members of State Board of Pahble Welfare; and declaring an emergency. The bill was read third time and was passed by the following vote:

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<thead>
<tr>
<th>Yeas</th>
<th>140</th>
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<td>Adams of Lubbock</td>
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**May 18, 1961  HOUSE JOURNAL  2283**

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<td>SENATE BILL NO. 468 ON THIRD READING</td>
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<td>The Chair laid before the House, on its third reading and final passage, S. B. No. 468, Regarding Sabine River Compact; amending S. B. No. 139 Acts 57th Leg., to correct date from June 30, 1968 to June 30, 1958; and declaring an emergency.</td>
<td></td>
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<tr>
<td>The bill was read third and was passed by the following vote:</td>
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<tr>
<td>Yeas—144 Adams of Lubbock Eckhardt</td>
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<td>Adams of Titus Ehrie</td>
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<td>Allen</td>
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<td>Bailey</td>
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<td>Ballman</td>
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<td>Banfield, Mrs.</td>
<td>Gladden</td>
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<td>Barlow</td>
<td>Glass</td>
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<td>Barnes</td>
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<td>Barron</td>
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<td>Hoehner</td>
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<td>Caldwell</td>
<td>Hughes of Grayson</td>
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<td>Cannon</td>
<td>Hughes of Dallas</td>
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<td>Carricker</td>
<td>Isaacks, Miss</td>
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<td>Chapman</td>
<td>James</td>
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<td>Cole of Harris</td>
<td>Jamison</td>
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<td>Cole of Hunt</td>
<td>Jarvis</td>
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<td>Collins</td>
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<td>Connell</td>
<td>Johnson of Bell</td>
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<td>Cook</td>
<td>Johnson of Bexar</td>
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<td>Cory</td>
<td>Jones of Dallas</td>
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<td>Cotten</td>
<td>Jones of Travis</td>
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<td>Cowen</td>
<td>Kennard</td>
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<td>Cowles</td>
<td>Kilpatrick</td>
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<td>Crews</td>
<td>Koliba</td>
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<td>Curington</td>
<td>Korioth</td>
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<tr>
<td>Dewey</td>
<td>Lack</td>
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<tr>
<td>Duff, Miss</td>
<td>Larry</td>
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<tr>
<td>Dungan</td>
<td>Latimer</td>
</tr>
</tbody>
</table>
The bill was read third time and was passed by the following vote:

Yeas—141

Adams of Lubbock
Adams of Titus
Alams
Allen
Andrews
Airell
Bailey
Bannister, Mrs.
Barfield
Barrow
Bartram
Bas
Bell
Berry
Blalock
Boyce
Buchanan
Burgess
Butler
Caldwell
Cannon
Carrick
Chapman
Cole of Harris
Colley
Collins
Connel
Cook
Cory
Crow
Cruce
Curtin
Duff, Miss
Duncan
Eckhardt
Ellie
Fairchild
Fletcher
Floyd
Foreman
Garrett
Gibbons
Giddens
Glass
Gouge
Green
Greaver
Gafford
Harri
Hart
Hart
Hart
Haynes

Adams of Lubbock
Adams of Titus
Alams
Allen
Andrews
Airell
Bailey
Bannister, Mrs.
Barfield
Barrow
Bartram
Bas
Bell
Berry
Blalock
Boyce
Buchanan
Burgess
Butler
Caldwell
Cannon
Carrick
Chapman
Cole of Harris
Colley
Collins
Connel
Cook
Cory
Crow
Cruce
Curtin
Duff, Miss
Duncan
Eckhardt
Ellie
Fairchild
Fletcher
Floyd
Foreman
Garrett
Gibbons
Giddens
Glass
Gouge
Green
Greaver
Gafford
Harri
Hart
Hart
Hart
Haynes
HOUSE BILL NO. 157
ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 157, A bill to be entitled "An Act to amend Chapter 471, (page 830) of the Acts, 52nd Legislature, Regular Session, 1951, compiled as Vernon's Civil Statutes, Article 3731a, by amending Section 1, Section 2, inserting a new section 2a, and amending Sections 4 and 5 so as to provide for admissibility of a greater number of domestic and foreign records, admissibility of foreign laws as evidence of the matters contained therein, and for authentication of such records and foreign laws; and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 158
ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 158, A bill to be entitled "An Act to amend Chapter 418 (page 1257) Acts of the 55th Legislature, Regular Session, 1957, compiled as Vernon's Civil Statutes, Article 3731b, by amending Sections 1 and 3, so as to provide for proof of a greater number of official records by the use of photographic or photostatic or microfilm or reproduced copies, and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 159
ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 159, A bill to be entitled "An Act to amend Chapter 321 (page 345) Acts of the 52nd Legislature, Regular Session, 1951, compiled as Vernon's Civil Statutes, Article 3731b, by amending Section 1 so as to provide for the introduction of business records and the manner of proof thereof, and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 162
ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 162, A bill to be entitled "An Act amending Sections 27 and 28 of the Texas Mental Health Code, Chapter 243, Acts of the Fifty-fifth Legislature, Regular Session (compiled as Article 5547-27 and Article 5547-28, Vernon's Texas Civil Statutes), by providing that the 24-hour time limit for obtaining a court order in emergency hospitalization proceedings be deleted from Section 27 and reinstated in a new subsection (c) to Section 28, with the proviso that should the person be admitted to the hospital on a Saturday or Sunday, or a legal holiday, then the 24-hour time limit shall begin at 9:00 a.m. of the first succeeding business day, and providing a definition in subsection (c) of the type of court order required under the emergency admission procedure; and declaring an emergency."

The bill was read third time and was passed by the following vote:
Yeas--144
Adams of Lubbock
Hughes
Adams of Titus
Johnson of Grayson
Alanis Hughes of Dallas
Allen
Andrews
Atwell
Balley
Ballman
Bancroft, Mrs.
Barrow
Bartram
Beas
Bell
Belle 
Berry
Blake
Boyesen
Bridges
Buchanan
Burke
Butler
Caldwell
Chammon
Carriger
Chapman
Cole of Harris
Cole of Hunt
Collins
Cook
Cory
Cotten
Cowen
Crain
Crooks
Cruce
Curtis
Dawdy
Duff, Miss
Dungan
Eckhardt
Ehrie
Fairchild
Fitcher
Floyd
Foeman
Garrigan
Gibbons
Gladden
Glass
Glasoe
Green
Grover
Guffey
Harding
Haring
Harrington
Haynes
Hinshaw
Holloway
Huehner
Smith of Bexar
Townsend
Smith of Jefferson
Trevino
Benson
Tunnell
Spears
Walker
Spillman
Ward
Springer
Watson
Stewart
Wells
ofGalveston
Stewart
Whitley
Stewart
ofWichita
Wilson of Trinity
Strange
Wilson of Potter
Thurman
Woods
Thurmond
Yeak

In The Chair

Hale
Absented—Excused
de la Garza
Leaverton
Heasty
Pierzai

HOUSE BILL NO. 185
ON THIRD READING

The Chair laid before the House, on its third reading and final passage.
H. B. No. 185, A bill to be entitled "An Act making proof by either party to a civil suit of the existence of, or along side any public thoroughfare of any traffic control lights, stop signs, or of one way street signs prima facie proof that such sign had been lawfully installed by competent authority at the place of its location; and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 186
ON THIRD READING

The Chair laid before the House, on its third reading and final passage.
H. B. No. 186, A bill to be entitled "An Act providing a penalty for the operation of certain aircraft while intoxicated or under the influence of intoxicating liquor; and declaring an emergency."

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

Yeas--144
Adams of Lubbock
Atwell
Adams of Titus
Alamia
Barley
Allen
Ballman
Bane, etc.
Ballman
Barlow
May 18, 1961

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

H. B. No. 231, A bill to be entitled “An Act to revise and arrange certain statutes of this State relating to delinquent and dependent children, juvenile courts, detention homes, juvenile boards, juvenile officers and domestic relations courts into a consistent whole and under a single title, preserving the substantive law as it existed immediately prior to the passage of this Act; providing a severability clause; providing a savings clause; repealing certain statutes relating to delinquent and dependent children, juvenile courts, detention homes, juvenile boards, juvenile officers and domestic relations courts; and declaring an emergency.”

The bill was read third time and was passed.

H. B. No. 374, A bill to be entitled “An Act relating to the authorized investments of life insurance companies, and in particular repealing inconsistent provisions of Article 3.39 and Article 3.34 of the Insurance Code of the State of Texas, and declaring an emergency.”

The bill was read third time and was passed.

H. B. No. 436, A bill to be entitled “An Act relating to the authorized investments of life insurance companies, and in particular repealing inconsistent provisions of Article 3.39 and Article 3.34 of the Insurance Code of the State of Texas, and declaring an emergency.”

The bill was read third time and was passed.
H. B. No. 436, A bill to be entitled "An Act amending Section 1 of Chapter 39, Acts of the 44th Legislature, 1935, as last amended, codified as Article 439a, Vernon's Texas Civil Statutes, by providing that jury determination of child custody may not be contravened by judgment of the court upon granting a divorce, and declaring an emergency."

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

Yeas—144
Adams of Lubbock  Gladden
Adams of Titus  Glass
Allen  Glassing
Andrews  Grover
Atwell  Guffey
Ballard  Harding
Ballman  Harrington
Bailey, Mrs.  Hare
Barlow  Haynes
Barrows  Hinson
Bartram  Hollowell
Bates  Huebner
Bell  Hughes
Berry of Grayson  Hun<br>Blaine  Hughes of Dallas
Boyce  Isanchek, Miss
Bridge  James
Buchanan  Jamison
Burges  Jarvis
Butler  Johnson of Dallas
Calwell  Johnson of Bell
Carrick  Jones of Dallas
Chappell  Jones of Travis
Cole of Harris  Kennard
Cole of Hunt  Kilpatrick
Collins  Koliba
Connell  Koish
Cook  Lack
Cory  Latimer
Cottam  LaValle
Cowen  Lewis
Cowles  Longoria
Craw  McCoplin
Crawford  of McLennan
Dewey
Duff, Miss
Dungan  of El Paso
Eckhardt  McLanahan
Ehle  Markgraf
Fairchild  Martin
Fletcher  Miller
Floyd  Moore
Foreman  Mullen
Gaertson  Murray
Gibbens  Mutchner

Niemeyer  Smith of Dall.
Nugent  Smith of Jefferson
Oliver  Sneed
Osborne  Spears
Parsons  Spillman
Peary  Springer
Peeler  Stewart
Perry  of Galveston
Pickin  Stewart
Preston  of Wichita
Price  Straye
Quilliam  Thrope
Rapp  Theimer
Raitt  Townsend
Read  Trevon
Richards  Tunnell
Richardson  Walker
Robert of Hill  Ward
Robert of Dawson  Watson
Roosa  Wells
Rosem  Wheeler
Sandahl  Whitefield
Schrall  Wilson of Trinity
Shannon  Wilson of Potter
Shipley  Wood
Slack  Yesk
Smedes  In the Chair

Male

Absent—Excused
de la Garza  Leaverton
Healy  Pieratt

HOUSE BILL NO. 437 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 437, A bill to be entitled "An Act amending Sections 2, 3, 4, 5, 6, 7, 10, 11 and 13 of Chapter 187, Acts of the 56th Legislature, Regular Session, 1959, to clarify the research, investigations and studies to be conducted by and under the direction of the Game and Fish Commission; to change the definition of certain words and phrases; to eliminate certain words, phrases and definitions; to add certain words, phrases and definitions; to make certain acts illegal; to prescribe various enforcement and licensing procedures and regulations; to prescribe certain conditions, times and places under which shrimp may be caught or taken, and exceptions thereto; to regulate the selling and disposition of certain shrimp; to pre-
scribe certain penalties and forfeitures; to provide for venue in certain cases; to repeal all laws or parts of law in conflict to the extent of such conflict: to provide a savings clause: and declaring an emergency.''

The bill was read third time and was passed.

HOUSE BILL NO. 464 ON THIRD READING

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

H. B. No. 464, A bill to be entitled "An Act to amend Article 581-29 of the Revised Civil Statutes of the State of Texas, as amended in Acts 1957, 54th Leg., p. 575, chapter 269, No. 29 being a section of the Texas Security Law setting the penalty, to increase the penalty for a violation of same, and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 553 ON THIRD READING

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

H. B. No. 553, A bill to be entitled "An Act amending Section 6 of Article 1175, Revised Civil Statutes of Texas, 1925, so as to describe the mode of notice to municipalities of claims for damages and providing certain exceptions: and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 576 ON THIRD READING

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

H. B. No. 576, A bill to be entitled "An Act amending Article 279, Revised Civil Statutes of Texas, 1925, so as to provide that the clerk or judge of the court shall determine the amount of bond upon issuance of attachments against realty and that bond amounts on personalty attachments shall not exceed double the value of property attached or the plaintiff's debt, whichever is less: and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 639 ON THIRD READING

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

H. B. No. 639, A bill to be entitled "An Act amending subdivision 7 of Article 7150, Revised Civil Statutes of Texas, 1925, so as to exempt the personal property of institutions of public charity from ad valorem taxation: and declaring an emergency."

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

2 yea.—23 nay.
Yeas—14
Adams of Lubbock Isaacks, Miss
Adams of Titus
Allan
Alaniz
Allen
Andrews
Atwell
Bailey
Hallman
Bastfield, Mrs.
Barlow
Barrett
Barthram
Bass
Bell
Berry
Blaine
Blair
Bolton
Bridges
Buchanan
Burgess
Butler
Caldwell
Cannon
Carroll
Chapman
Cole of Harris
Cole of Hunt
Collins
Connie
Cook
Cowen
Cowles
Crawford
Dewey
Dufu, Miss
Dungan
Eckhardt
Ehrle
Fairchild
Fletcher
Floyd
Foreman
Garrison
Gibbens
Gladden
Glass
Glissing
Green
Grover
Guerry
Harding
Haring
Harrington
Hart
Hinson
Hollowno
Husker
Hughes
Hughes of Davison
Hughes of Dallas

Nays—2
Cotten
Johnson of Dallas

In The Chair

H. B. No. 650, A Bill to be entitled
"An Act amending Section 3 of Chapter 88, Acts of the Forty-First Legislature, 2nd Called Session, 1929, as amended, to provide that owners of certain types of commercial motor vehicles used exclusively by incorporated non-profit disaster relief organizations and are used solely for emergencies shall be required to register such vehicles but shall not be required to pay registration fees; providing procedures to be followed by the owners of such vehicles; and declaring an emergency."

The bill was read third time and was passed.

H. B. No. 691, A Bill to be entitled
"An Act amending Section 3 of House Bill 352, Acts of the Forty-Fifth Legislature, Regular Session, 1937, Chapter 436, Page 893, as amended, (codified as Article 1221c of Vernon's Revised Texas Statutes) relating to the inspection of boilers;
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revising the list of boilers exempt from the provision of the Act; and declaring an emergency.

The bill was read third time and was passed.

HOUSE BILL NO. 711 ON THIRD READING

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

H. B. No. 711, A bill to be entitled "An Act amending Chapter 4, Title 75, of the Revised Civil Statutes of Texas, 1925, as amended, by adding a new Article after Article 4639a, to be known as Article 4639b, Vernon's Texas Civil Statutes, pertaining to the support of children who require custodial care; providing a severance clause; repealing all laws in conflict; and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 818 ON THIRD READING

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

H. B. No. 818, A bill to be entitled "An Act validating sales and conveyances or attempted sales and conveyances by counties of county owned lands."

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

Year—144

Yeas-144
Adams of Lubbock
Ehrle
Adams of Titus
Estelle
Allen
Farrington
Andrews
Faulconer
Atwell
Fay
Bailey
Fenner
Bullman
Glass
Hambelton, Mrs.
Glass
Harlow
Gleason
Hartman
Green
Bass
Guffey
Bell
Hollin
Biskey
Horton
Bland
Hoyt
Boykin
Hoyt
Brady
Hunt
Hartman
Bridges
Huskey
Burgess
Huebner
Butler
Hughes
Caldwell
Hughes of Grayson
Carrillo
Hughes of Dallas
Chambers
Isaacs, Miss
Cole of Harris
James
Cole of Hunt
Jame
Collins
Jarnigan
Cook
Jarvis
Cory
Jordan
Cotton
Jones of Dallas
Coven
Jones of Travis
Cowley
Keen
Crawford
Kilpatrick
Crawford
Koliba
Cruce
Korth
Curtin
Larry
Dallas
Curington
Dawson
Duff, Miss
Dunn
Eckhardt
The Chair laid before the House, on its third reading and final passage, H. B. No. 832, a bill to be entitled "An Act to prohibit the dismissal of civil law suits under certain circumstances; providing circumstances under which such law suits may be dismissed; providing procedures for such dismissals; providing exceptions; repealing all laws or parts of laws in conflict herewith; and declaring an emergency."

The bill was read third time and was passed.

House Bill No. 921, on its third reading and final passage, H. B. No. 921, a bill to be entitled "An Act amending Article 1334 of the Penal Code of Texas, 1925, to provide for the inclusion of electrical transmission lines in addition to others specified therein, and also to add the offense of selling or attempting to sell to the other offenses provided for therein; and declaring an emergency."

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

Yea's-144
Adams of Lubbock Fletcher
Adams of Titus Floyd
Allen Garrison
Andrews Gibbons
Atwell Gladden
Bailey Glass
Bailman Glasing
Banfield, Mrs. Green
Barlow Grover
Barnes Guffey
Bartram Harding
Bata Haring
Bell Harrington
Berry Harnes
Blaine Hixson
Borsec Hollowell
Bridges Hughes
Buchanan Hughes
Burgess Hughes of Dallas
Butler Hughes of Grayson
Callwell Isaacks, Miss
Cannon James
Carroll Jamison
Chapman Jarvis
Cole of Harris Johnson of Dallas
Cole of Hunt Johnson of Bexar
Collins Johnson of Bell
Connell Jones of Dallas
Cook Jones of Travis
Corry Kenaard
Cotlen Killpatrick
Cowen Koliba
Cowles Kortph
Craig Lack
Crowe Lacy
Crawston Lefler
Dewey La Valle
Duff, Miss Lewis
Dungan Longoria
Ekhardt McGregor
Ehrie McGregor of McLennan
Fairchild of McLennan

In The Chair

Hale

Absent—Excused

de la Garza
Healy
Longoria Rosson
McCoppln Sandahl
McGregor Schram
of McLennan Shannon
Shipley
Slack
Sider
Smith of Bexar
Smith of Jefferson
Snelson
Spears
Springer
Stewart
of Galveston
Stewart
of Wichita
Struve
Thermon
Townsend
Trevino
Tunnell
Waiker
Ward
Watson
Wells
Whitfield
Wilson of Trinity
Wilson of Potter
Woods
Woods
of Dawson Txak
Woods

House Bill No. 921 on Third Reading

The Chair laid before the House, on its third reading and final passage, H. B. No. 921, a bill to be entitled "An Act amending Article 1334 of the Penal Code of Texas, 1925, to provide for the inclusion of electrical transmission lines in addition to others specified therein, and also to add the offense of selling or attempting to sell to the other offenses provided for therein; and declaring an emergency."

The bill was read third time and was passed.

In The Chair

Hale

Absent—Excused

de la Garza
Healy
Longoria Rosson
McCoppln Sandahl
McGregor Schram
of McLennan Shannon
Shipley
Slack
Sider
Smith of Bexar
Smith of Jefferson
Snelson
Spears
Springer
Stewart
of Galveston
Stewart
of Wichita
Struve
Thermon
Townsend
Trevino
Tunnell
Waiker
Ward
Watson
Wells
Whitfield
Wilson of Trinity
Wilson of Potter
Woods
Woods
of Dawson Txak
Woods

House Bill No. 921 on Third Reading

The Chair laid before the House, on its third reading and final passage, H. B. No. 921, a bill to be entitled "An Act amending Article 1334 of the Penal Code of Texas, 1925, to provide for the inclusion of electrical transmission lines in addition to others specified therein, and also to add the offense of selling or attempting to sell to the other offenses provided for therein; and declaring an emergency."

The bill was read third time and was passed.
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McGregor of El Paso
McManus
Markgraf
Martin
Miller
Moore
Mullen
Murray
Mutchler
Niemeyer
Nugent
Oliver
Osborn
Peares
Peeler
Petty
Pflukh
Preston
Price
Quilliam
Rapp
Ratliff
Read
Richards
Richardson
Roberts of Hill
Roberts of Dawson
Ross
Rossen
Sandahl

In The Chair
Hale

Absent—Excused
de la Garza
Heatly
Leaverton
Pieratt

HOUSE BILL NO. 943 ON THIRD READING

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

H. B. No. 943, A bill to be entitled "An Act amending Section 1 of Chapter 42, Acts of the 56th Legislature, Second Called Session, 1959, to provide that proof of ownership or lease of certain lands may be made by parol evidence; and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 1006 ON THIRD READING

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

H. B. No. 1006, A bill to be entitled "An Act changing the name of the Commission of Control for the Battleship Texas, known as the Battleship Texas Commission, to the Texas Navy Commission, and adding to its duties and responsibilities in connection with the Texas Navy as a voluntary arm of civil defense and disaster relief; providing for the keeping of a roster of personnel and the receipt of funds by the Commission from admission receipts, donations and the purchase and sale of appropriate articles incident to the Texas Navy; repealing conflicting laws and parts thereof; providing a severability clause; and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 1037 ON THIRD READING

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

H. B. No. 1037, A bill to be entitled "An Act amending Section 6 of Chapter 177, General Laws of the State of Texas, Acts of the 42nd Legislature, Regular Session, 1931, compiled as Article 46a of Vernon's Revised Civil Statutes of Texas, as last amended by Chapter 249, Acts of the 52nd Legislature, 1951, so as to clarify the adoption procedure in the case of the children of parents whose parental rights have been terminated by the Juvenile Court or other court of competent jurisdiction; and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 1088 ON THIRD READING

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

H. B. No. 1088, A bill to be entitled "An Act authorizing the Board of Directors of the Agricultural and Mechanical College of Texas to convey to the adjoining landowner, a small segment of The Prairie View Agricultural and Mechanical College..."
of Texas campus, excluding therefrom and reserving all mineral rights thereunder, the segment consisting of 2.452 acres of land, separated from the main campus by a Farm Road; providing for the appraisal of the land and disposition of the proceeds; and declaring an emergency.

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

Yeas—142
Petty
Piggin
Preston
Price
Quilliam
Rapp
Ratcliff
Read
Richards
Richardson
Robertson of Hill
Robertson of Tarrant
Rosas
Rosson
Rosen
Sandahl
Schram
Shannon
Shingles
Smith of Dallas
Smith of Grayson
Smith of Jefferson
Smith of Potter
Smith of Trinity
Soniat
Spadoni
Springer
Stewart
Stewart of Galveston
Stewart of Wichita
Stowe
Struve
Swearingen
Tamboler
Tannenbaum
Taylor
Taylor of El Paso
Taylor of Van Zandt
Taylor of Wharton
Taylor of Young
Taylor of Zavala
Taylor of Zapata
Tice
Tippit
Tipton
Toomey
Tregellas
Trevino
Tunnell
Walker
Ward
Watson
Wells
Whitfield
Wilson
Wilson of Trinity
Winters
Wright
Xavier
Young
Young of Brown
Young of Bexar
Young of Collin
Young of Deaf Smith
Young of Deaf Smith
Young of El Paso
Young of Scott
Young of Uvalde
Young of Webb
Young of Wilbarger
Young of Wilbarger
Young of Wise
Young of Wise
Young of Young
Young of Zapata
Young of Zapata
Young of Zapata
Young of Zapata
Young of Zapata

Nays—2
Lewis
Yesak

In The Chair

Absent—Excused

de la Garza
Leaverton
Hedtly
Pieratt

SENATE BILL NO. 465 ON THIRD READING

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

H. B. No. 465, Authorizing certain counties and cities to finance construction of jails for joint use of such counties and cities, and declaring an emergency.

The bill was read third time and was passed.

HOUSE BILL NO. 1098 ON THIRD READING

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

H. B. No. 1098, A bill to be entitled "An Act amending Section 4 of Chapter 427, Acts of the 54th Legislature, Regular Session, 1953, as last amended, which is codified as Section 4 of Article 38831, Vernon's Texas Civil Statutes, so as to provide
higher compensation for county of officials of certain counties with high assessed values for tax purposes, and declaring an emergency."

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

Yeas-140
Adams of Lubbock
Adams of Titus
Allen
Andrews
Atwell
Bailey
Ballman
Bankfield, Mrs.
Barlow
Barrows
Bartram
Bass
Bell
Berry
Blaine
Boyer
Bridges
Buchanan
Burgess
Butler
Caldwell
Cannon
Carriker
Chapman
Colf of Harris
Cole of Hunt
Collins
Connell
Cook
Cory
Cotton
Cowen
Cowles
Craig
Crandall
Darby
Duff, Miss
Dungan
Eakheart
Ehrie
Fairchild
Fletcher
Floyd
Foreman
Garrison
Gibbons
Gladden
Glass
Glasing
Green
Grover
Guiffey
Harding
Hart
Haynes
Harrington
Hines
Huebner
Hughes
Hughs of Dallas
Isaacks, Miss
James
Jarvis
Johnson of Bexar
Johnson of Bell
Jones of Dallas
Jones of Travis
Keenard
Kilpatrick
Koehn
Kofoth
Laek
Lary
Latimer
La Valle
Longoria
McCoppin
McGregor
McMahan
Markgraf
Martin
Miller
Moore
Mullen
Murray
Mutchler
Niemeyer
Nugent
Oliver
Osborn
Parsons
Pearcy
Peeler
Petty
Pipkin
Preston
Price
Quilliam
Rapp
Ratcliff
Read
Richards
Richardson
Roberts of Hill
Roberts of Dawson
Ross
Rosson
Sandel
Schram
Shannon
Shipley
Slack
Sluder
Smith of Bexar
Smith of Jeffers
Smith of Wharton
Snelson
Spears
Spelman
Springer
Stewart
Stewart
of Galveston
Nays-4
Hollowell
Johnson of Dallas
In The Chair
Hale
Absent—Excused
de la Garza
Leaverton
Heatly
Pieratt

HOUSE BILL NO. 1109 ON THIRD READING
The Chair laid before the House, on its third reading and final passage,

H. B. No. 1109. A Bill to be entitled "An Act amending Chapter 43, Acts 1964, 53rd Legislature, First Called Session, as amended by Chapter 225, Acts 1957, 55th Legislature, (Vernon's Annotated Civil Statutes, Article 1269j-5), by adding a new Section to make bonds issued by any city having a population of 150,000 or more according to the next preceding Federal Census, for airport purposes eligible as security for public funds and as investments for certain funds; enacting other matters related to the subject; and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 1114 ON THIRD READING
The Chair laid before the House, on its third reading and final passage.
H. B. No. 1114, A bill to be entitled "An Act authorizing power and authority to the city of Corpus Christi to lease certain submerged lands described herein which the State of Texas heretofore relinquished its right, title and interest to the city of Corpus Christi, etc, and declaring an emergency."

The bill was read third time and was passed.

CAPTIONS OF SENATE BILLS ORDERED AMENDED

On motion of Mr. Collins and by unanimous consent of the House, the captions of all Senate Bills passed on the Local and Uncontested Bill Calendar on today were ordered amended to conform with the body of the bills, where necessary.

SENATE BILL NO. 198 ON SECOND READING

Mr. Richards moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 198.

The motion prevailed by unanimous consent.

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

S. B. No. 198, Providing that remaining balance of money appropriated to Department of Corrections may be expended for certain other purposes; and declaring an emergency.

The bill was read second time.

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

Committee Amendment No. 1

Amend Senate Bill No. 198 by deleting Section 1 and inserting a new Section 1 to read as follows:

"Section 1. The remaining balance of the sum of money hitherto appropriated to the Department of Corrections in Item 92 of the appropriation to the Department of Corrections in House Bill No. 4, Acts of the 56th Legislature, Third Called Session, 1959, Chapter 23, may be expended by the Department of Corrections for the purposes stated in Item 92 of the appropriation to the Department of Corrections in House Bill No. 4, Acts of the 56th Legislature, Third Called Session, 1959, Chapter 23, in addition to the purposes stated in Item 92 of the appropriation to the Department of Corrections in House Bill No. 4, Acts of the 56th Legislature, Third Called Session, 1959, Chapter 23, as an emergency."

The amendment was adopted.

S. B. No. 198 was passed to third reading.

SENATE BILL NO. 198 ON THIRD READING

Mr. Richards moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 198 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas--139

Adams of Lubbock Cole of Harris
Adams of Thir Cole of Hunt
Alans Collins
Allen
Andrews Cook
Atwell Cory
Bailey Colleen
Ballman Cowan
Bannfield, Mrs. Cowles
Barlow Crain
Barnes Crews
Bartram Crow
Bass Dewey
Bell Ditt, Mrs.
Berry Dungan
Blaine Ehrle
Boyeson Fairchild
Bridges Fletcher
Buchanan Floyd
Burgess Foreman
Butler Garrison
Caldwell Gibbons
Cannon Glass
Carriere Chapman

Chapter 23, May be expended by the Department of Corrections in House Bill No. 4, Acts of the 56th Legislature, Third Called Session, 1959, Chapter 23, may be expended by the Department of Corrections in House Bill No. 4, Acts of the 56th Legislature, Third Called Session, 1959, Chapter 23, in addition to the purposes stated in Item 92 of the appropriation to the Department of Corrections in House Bill No. 4, Acts of the 56th Legislature, Third Called Session, 1959, Chapter 23, as an emergency."
May 18, 1961

The Chair then laid Senate Bill No. 198 before the House on third reading and final passage.

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


- Nays-3: Jarvis, Nugent, Hale

- In The Chair: Thurman

- Absent:

- Absent-Excused: Sandahl

de la Garza, Healy, Lawrenton

The following bills were carried by the ayes and recorded as passed:

- House Bill No. 292

The following bills were reported from committee:

- Senate Bill No. 198

The following bills were referred to committee:

- House Bill No. 292

The following bills were read by title:

- Senate Bill No. 198

The following bills were referred to committee:

- House Bill No. 292
MESSAGE FROM THE SENATE

Austin, Texas, May 18, 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. 1062, Exempting owners from registering and paying the regular registration fee for certain farm trailers, farm semi-trailers, water well drilling and road construction machinery used for certain purposes and under certain conditions but requiring payment of an annual fee of Five Dollars; and declaring an emergency.

I am directed by the Senate to inform the House that the Senate has refused to concur in House Amendments to Senate Bill No. 162 and requests the appointment of a Conference Committee to adjust the differences between the two Houses.

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

Senators: SCHWARTZ, BAKER, DIES, MOORE, ROGERS.

Respectfully submitted,

CHARLES A. SCHNABEL,
Secretary of the Senate.

HOUSE BILL NO. 349 WITH SENATE AMENDMENTS

Mr. Pearcy move that all the necessary rules be suspended for the purpose of taking up and considering at this time House Bill No. 349 with Senate Amendments.

The motion prevailed by the following vote:

Yeas—96

Absents—2

Adams of Titus
Allen
Bailey
Ballman
Bannister, Mrs.
Barlow
Berry
Blaine
Boozen
Bridge
Brooks
Caldwell
Carrington
Chapman
Cole of Harris
Cole of Hunt
Collins
Cotman
Coxen
Coty
Dewey
Dyer, Miss
Eichhardt
Fletcher
Ford
Foreman
Franklin
Gaddie
Gladner
Glauser
Glass
Glee
Grover
Guffey
Hale
Harding
Harling
Harrington
Haynes
Hilson
Hollowell
Huesner
Hughes
Isaacks, Miss
Jambon
Johnson of Bexar
Johnson of Bell
Jones of Travis
Kilpatrick
Koliba
Koroth
Lack
Larry
Lewis
Longoria
McGregor
McLain
McLain
McMarkgraf

In The Chair

Hale
Absent—Excused

de la Garza
Pieratt
Healy
Richardson
Leaveron

(Speaker In The Chair)
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Miller  Miller
Mallen  Mullen
Matscher  Mutscher
Niemeyer  Niemeyer
Osborn  Peeler
Pearcy  Petty
Pledger  Preston
Quilliam  Price
Richards  Quilliam
Richardson  Richards
Roberts of Hill  Roberts of Hill
Rosas  Rosson
Sandahl  Schram
Shannon  Shannon
Shipley  Shipley
Sudder  Smith
Smith of Bexar  Smith of Bexar
Spears  Spears
Springer  Springer
Stewart  Stewart
Stewart of Wichita  Stewart of Wichita
Struve  Thurmond
Townsend  Townsend
Ward  Ward
Watson  Watson
Wells  Wells
Wilcox  Wheatley
Wilson of Trinity  Wilson of Trinity
Yeakel  Yeakel

Nays---44

Adams of Lubbock  Latimer
Anderson  Atwell
Atwood  Barnes
Branton  Bartram
Bass  Bass
Bell  Bell
Butler  Burgess
Cates  Connell
Cook  Corr
Dodd  Crews
Dobbs  Durham
Earle  Erickson
Fairchild  Fain
Gibbons  Gibson
Gilmour  Gilmore
Hughs of Dallas  Hughs of Dallas
James  Jarrett
Jarvis  Johnson
Johnson of Dallas  Johnson of Dallas
Jones of Dallas  Jones of Dallas

Present---Not Voting

Andrews  Andrews
Kennard  Kennard
La Valle  La Valle
Leaverton  Leaverton
Lee  Lee
Leaverton  Leaverton

Absents

Andrews  Andrews
Kennard  Kennard
La Valle  La Valle
Leaverton  Leaverton
Lee  Lee
Leaverton  Leaverton

Mr. Andrews (present), who would vote “yea” with Mr. Kent (absent) who would vote “nay.”

The Speaker laid before the House for consideration at this time, the Senate Amendments to:

H. B. No. 349. A bill to be entitled “An Act amending Article 195 of the Revised Civil Statutes of Texas, 1925, apportioning the State of Texas into Representative Districts: naming the counties composing each district; providing the number of Representatives to be elected in each district; providing for returns of elections and issuance of certificates of election; providing for severability; repealing all laws in conflict herewith; making the Act effective for the elections, for all Representatives from the places herein specified and described, to the Fifty-eighth Legislature, and continuing in effect thereafter for succeeding Legislatures; providing the Act shall not affect present membership, personnel or districts of the Fifty-seventh Legislature; and providing special elections for the filling of vacancies in the office of any Representative of the Fifty-seventh Legislature shall be held in the district as it now exists; and declaring an emergency.”

Mr. Pearcy moved that the House concur in the Senate Amendments to H. B. No. 349.

Mr. Johnson of Dallas raised a point of order on further consideration of the Senate Amendments to H. B. No. 349 on the ground that the Amendments are in violation of Sections 30 and 35 of Article III of the Constitution.

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

The long standing procedure in the Texas Legislature, incidently reflecting Congressional precedents, is clear in holding that the Chair would not, on a point of order, determine the germaneness or non-germaneness of a Senate amendment to a House bill. Only once in recent legislative history has the Chair ruled on such a Senate amendment and that was where a local House bill was amended in the Senate to become a bill of statewide application.
As a rule the Chair refuses to decide upon the germaneness of Senate amendments to House bills, leaving such decisions to the House to be expressed by concurrence or non-concurrence in the amendments. While there are many precedents which uphold this practice, recent rulings hold that such precedents should not control decisions of the Chair in regard to situations like the one described in the second precedent below. There is nothing in the Rules that could possibly prevent a Member from raising a point of order against a clear violation of Sec. 30 of Art. III of the Constitution and having it sustained. Ordinarily, however, the Chair should not be expected to pass upon the germaneness of Senate amendments, and this is borne out by the precedents referred to, which are both reasonable and wise, but recent trends in legislative practice point to the advisability of departing from the established practice in cases as clear as the one cited.

Therefore, the Chair respectfully overrules the point of order and each Member of the House will have the right to vote on the constitutionality of the point raised by Mr. Johnson of Dallas as he votes on concurrence in the Senate amendments.

Mr. Johnson of Dallas appealed from the ruling of the Chair.

The appeal was seconded by the following: Messrs. Johnson of Dallas, Oliver, Erhle, Martin, James, Cook, Butler, Tunnell, Walker, Cushing, Fairchild, Atwell, Hughes of Dallas, Barnes, Crews and Adams of Lubbock.

Mr. Koirioth was called to the Chair pending the appeal.

(Mr. Koirioth in the Chair) Mr. Johnson of Dallas withdrew the appeal from the ruling of the Chair.

(Speaker in the Chair) The motion to concur in the Senate Amendments to House Bill No. 349 prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
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<tbody>
<tr>
<td>Adams of Texas</td>
<td>Johnson of Bell</td>
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<td>Allen</td>
<td>Jones of Travis</td>
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<td>Allen</td>
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<td>Bailey</td>
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<td>Ballman</td>
<td>Kortoth</td>
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| Bannfield, Mrs. | Larr
| Barlow | Lary |
| Berry | Latimer |
| Benavides | Longoria |
| BoySEN | McMillan |
| Buchanan | Markgraf |
| Caldwell | Miller |
| Carraker | Mullen |
| Chapman | Mutscher |
| Cole of Harris | Nieczer |
| Collins | Nogent |
| Cotten | Osborn |
| Cowen | Perry |
| Cowles | Petty |
| Dewey | Preston |
| Duff, Miss | Richards |
| Eckhardt | Roberts of Hill |
| Fletcher | Roess 
| Floyd | Sandahl |
| Foreman | Schram |
| Garrison | Smith of Bexar |
| Gladden | Spears |
| Glass | Springer |
| Green | Stewart |
| Grovey | of Galveston |
| Guflrey | Stewart |
| Harrington | of Wichita |
| Haynes | Thermond |
| Hinoe | Yettos |
| Hollowell | Ward |
| Hoehn | Watson |
| Hughes | Wells |
| of Grayson | Weatherly |
| Isaacs, Mrs. | Whitefield |
| Jameson | Wilson of Trinity |
| Johnson of Bexar | Yeak |
| NAYS | 53 |

Adams of Lubbock, Gibbs Atwell, Glaubing
Barnes | Hague
Bartram | Hughes of Dallas
Bass | James
Bridges | Jarvis
Butler | Johnson of Dallas
Cannon | Jones of Dallas
Cole of Hunt | Le Velle
Connell | Lewis
Cook | McChesney
Cory | McGregor
Crews | McGregor of El Paso
Cushing | Martin
Ehrlie | Moore
Fairchild | Murray
Mr. Kennard (present), who would vote "nay" with Mr. Pieratt (absent) who would vote "yea."

Mr. Pearcy moved to reconsider the vote by which the motion to concur in the Senate Amendments to H. B. No. 349 prevailed and to table the motion to reconsider.

The motion to table prevailed.

REASON FOR VOTE

I voted against concurring in Senate amendments to H. B. No. 349 because I believe that Rep. Bob Johnson was right in his contention that the bill, as amended, is in violation of Article III, Section 30, Texas Constitution. I believe the bill should have been sent back to the Senate for severance as between House and Senate redistricting in order to comply with the Constitution. At that time I would have voted for both the House and Senate redistricting bills as they now stand.

I would also like to state that had the appeal from the ruling of the Chair not been withdrawn I would have voted to sustain the Speaker's ruling. This is because I believe that the Speaker's ruling, based on precedent, was correct. The precedent followed in the House, as I understand it, is for the Speaker to overrule points of order going to the constitutionality of bills, and to allow members to express their opinions as to the constitutionality of a bill on the direct vote on the bill. It was in this sense that I voted not to concur in the Senate amendments, as heretofore stated.

REED QUILLIAM.

TEXT OF SENATE AMENDMENTS TO H. B. NO. 349

Senate Amendment No. 1

Amend the pending amendment to House Bill 349 by deleting from Senatoral District No. 23 the County of Haskell and substituting in lieu thereof the County of Dickens, and by deleting from Senatoral District No. 24 the County of Dickens and substituting in lieu thereof the County of Haskell.

Senate Amendment No. 2

Amend House Bill No. 349 by striking all below the enacting clause and substituting in lieu thereof the following:

Section 1. The Representative Districts of the State of Texas shall be composed respectively of the following named Counties and each District shall be entitled to elect one Representative except as otherwise provided hereinafter:

1. Bowie
2. Morris, Cass, Marion
3. Harrison
4. Rusk, Panola
5. Nacogdoches, San Augustine, Shelby
6. Trinity, Angelina
7. Jasper, Newton, Tyler, Sabine
8. Orange
9. Jefferson Place 1
10. Lamar, Red River
11. Delta, Hopkins, Franklin, Titus
12. Wood, Upshur, Camp
13. Gregg
14. Smith
15F. Smith, Gregg
16. Anderson, Cherokee
17. Houston, Walker, Leon
18. Madison, Grimes, Montgomery
19. San Jacinto, Polk, Hardin
20. Liberty, Chambers
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<td>Galveston</td>
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<td>Harris</td>
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<td>Brazoria</td>
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<td>Kaufman, Rockwall</td>
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<td>Rains, Van Zandt, Henderson</td>
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<td>Washington, Austin, Waller</td>
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<td>28.</td>
<td>Falls, Limestone, Fannin</td>
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<td>Cameron</td>
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<td>Taylor</td>
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<td>Willacy, Cameron</td>
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<td>Uvalde, Medina, Zavala</td>
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<td>Hidalgo</td>
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<td>Nueces</td>
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<td>Kleberg, Kenedy, Hidalgo</td>
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<td>38.</td>
<td>Cameron</td>
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<td>Cameron</td>
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<td>Willacy, Cameron</td>
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<td>Ellis</td>
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<td>Hill, Navarro</td>
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<td>43.</td>
<td>McLennan</td>
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<td>44.</td>
<td>Bell</td>
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<td>Williamson, Robertson, Burleson</td>
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May 18, 1961

**HOUSE JOURNAL 2303**

**Place 5**
75. Andrews, Ga1nez, Dawson, 1st.
74. Ector
77. Midland
78. Martin, Howard, Glasscock,
Sterling, Coke, Reagan, Irion
79. Tom Green
80. Mitchell, Nolan, Fisher, Stonewall, Dickens, King
81. Wichita
Place 1
Place 2
82. Wilbarger, Foard, Hardeman, Cottle, Motley, Childress, Hall, Donley
83. Knox, Baylor, Haskell, Throckmorton, Jones
84. Taylor
Place 1
Place 2
85. Crosby, Garza, Kent, Borden, Scurry
86. Hutchinson, Gillespie, Lipscomb, Roberts, Hemphill
87. Gray, Wheeler, Collingsworth
88. Lubbock
Place 1
Place 2
89. Terry
Place 1
Place 2
90. Potter, Carson, Randall, Armstrong

"Section 2. In all Districts composed of only one (1) county, the County Judge of each county shall receive the returns and issue a certificate of election to the Representative elected as shown by the highest number of votes cast for any one person; but in the several Districts composed of more than one (1) county, the County Judge of the County having the largest population as shown by the last preceding Federal Census shall receive the returns and issue a certificate of election to the Representative elected as shown by the highest number of votes for any one person in the District."

Sec. 3. This Act shall become effective for the elections, primary and general, for all Representatives, from the places herein specified and described, to the Fifty-eighth Legislature, and continue in effect thereafter for succeeding Legislatures; provided specifically that this Act shall not affect the membership, personal or districts, of the Fifty-seventh Legislature, and provided further, that in case a vacancy occurs in the office of any Representative of the Fifty-seventh Legislature by death, resignation, or otherwise, and a Special Election to fill such vacancy becomes necessary, said election shall be held in the District as it now exists.

Sec 4. The Senatorial Districts of the State of Texas shall hereafter be composed respectively of the following counties and each district shall be entitled to elect one Senator, to wit:

No. 1. Bowie, Casa, Delta, Franklin, Hopkins, Lamar, Marion, Morris, Red River, Titus.
No. 2. Gregg, Harrison, Panola, Rusk, Shelby.
No. 3. Angelina, Cherokee, Hardin, Jasper, Nacogdoches, Newton, Sabine, San Augustine, Tyler.
No. 4. Jefferson, Orange.
No. 5. Grimes, Houston, Liberty, Madison, Montgomery, Polk, San Jacinto, Trinity, Walker, Waller.
No. 6. Harris.
No. 8. Dallas.
No. 10. Tarrant.
No. 13. Bell, McLennan, Milam.
An Act apportioning the State of Texas into Representative Districts; naming the Counties composing each District; providing the number of Representatives to be elected in each District; providing for returns of elections and issuance of certificates; making the Act effective for the elections for all Representatives from the places herein specified and described for the 68th Legislature, and continuing in effect thereafter for succeeding Legislatures; providing the Act shall
May 18, 1961  

Mr. Butler moved that the remarks of Mr. Struve, addressing the House on personal privilege today, be reduced to writing and printed in the Journal.

The motion prevailed.

ADDRESS BY THE HONORABLE DAN STRUVE

On motion of Mr. Butler the following remarks by the Honorable Dan Struve, addressing the House on personal privilege, were ordered printed in the Journal:

Remarks of State Representative Dan Struve, speaking on personal privilege before the House of Representatives on Thursday, May 18, 1961.

I arise to address myself to a question of personal privilege under Rule 9 of the Rules of the House in defense of myself as a member of this House. I realize that, because I am a freshman member, some of my colleagues may consider me to be somewhat presumptuous; however, by the time I am finished, I hope that possibly my colleagues will be of a different attitude. This seems to be the only forum other than the courts of law that a Representative of his people can answer certain actions taken by persons attacking his integrity.

Dear colleagues, may I ask your kind indulgence for a few minutes. At this stage of the session, I think most every member realizes that I have introduced a bill which, if considered favorably by you, would have the effect of regulating at least some activities of the telephone utility industry in Texas. I make reference to House Bill No. 50 which has been reported out of the House Committee on State Affairs with a recommendation that it be passed by the House. It has been printed and laid on your desks.

Please allow me to recount some major developments. In order to do this, it will be necessary to describe some of the history of House Bill No. 50. The Bill was referred to the House Committee on State Affairs. Testimony on H. B. No. 50 was heard on Wednesday, March 22, 1961 and was continued the following Monday because persons offering testimony had not completed their presentation at the first hearing.

The Speaker has been fair to all concerned. Representative Bill Hollowell, Chairman of the House Committee on State Affairs, has been fair to all concerned, and all members of the State Affairs Committee have been fair.

At the beginning of the hearing, I requested permission of the House Committee on State Affairs to allow me to record the testimony on a tape recorder. I gave the following reasons for requesting permission to record the testimony: No written records are made of testimony presented to House Committees. During their deliberations, all standing committees should be afforded the advantage of being able to refer back to the record. I felt that it would be advantageous to the House Committee on State Affairs to have a tape recording because persons offering testimony had not told the whole truth. The House Committee on State Affairs very graciously allowed me to make the recording, which I did.
Please listen carefully because it is my intention to prove that at least one person appearing in opposition to H. B. No. 60 misrepresented himself to the Committee. Mr. Marion A. Clay, President of the Texas Telephone Association, is the person of whom I speak in this instance. During his testimony in opposition to H. B. No. 60, Mr. Marion A. Clay stated that he represented 23 telephone cooperatives in addition to all Texas Independent Telephone Companies. This statement was an outright lie!

I have a letter written by Mr. R. L. Elliott, Jr., manager of the XIT Rural Telephone Cooperative, Inc., in Dalhart, Texas. Please allow me to read from this letter. He says in part: "... for the matter of record, we wish to state the following:

1. Texas Telephone Association's Mr. Marion A. Clay, President and Mr. J. B. Haley, Executive Secretary, do not represent our Cooperative in any matter. We are not a member of the Texas Telephone Association.

We are a member of the Texas Statewide Telephone Cooperative, Inc.

Mr. Clay stated that he represented all Texas independents and twenty-three cooperatives in his testimony before the State Affairs Committee. To my knowledge, this is not true. I am only one of the Texas Cooperatives are members of the Texas Telephone Association."

I have another letter written to me by Mr. D. B. Lancaster, Manager, Five Area Telephone Cooperatives, Inc. of Muleshoe, Texas. He states in part as follows:

We understand, but we do not have the minutes or records that representatives of the Texas Telephone Association here indicated that they represent not only Independent Telephone Companies but also Telephone Cooperatives in Texas. We would like to point out that our organization is not a member of the Texas Telephone Association and representatives of that association cannot speak for us.

We have a bulletin from the Texas Telephone Association asking for a rate schedule and other information regarding cost per subscriber for providing rural Telephone Service. We think that giving this information without an explanation would not be fair to all concerned."

"... I have a letter from Mr. Ben F. Wolfe, President of the Texas Statewide Telephone Cooperative, Inc. He says:

"For your information, I have mailed the following letter to the members of the State Affairs Committee of the House of Representatives:

On March 22 I attended the State Affairs Committee hearing on House Bill No. 60. During the hearing, one of the witnesses told the committee that he represented the Texas Telephone Association, and, also, (23) telephone cooperatives in Texas.

The Board of Directors of the Texas Statewide Telephone Cooperatives, Inc. met in Austin, April 5, 1961. The board was unanimous in agreement that this testimony should be clarified to the State Affairs Committee.

As Chairman of the Texas Statewide Telephone Cooperative, Inc. I wish to state that the Texas Statewide had not taken a stand either for or against House Bill No. 60, and further had not authorized anyone to speak for the Texas Statewide Cooperative."

Mr. Clay's statement must have been a deliberate lie intended to mislead the good men of the State Affairs Committee.

Let me recount another untruth told the House Committee on State Affairs: Mr. Claude Gilmer from Rocksprings, Texas, lobbyist for Southwestern Bell Telephone Company, which has an on-going fight against House Bill No. 60. He showed the Committee a copy of a study made by the Texas Legislative Council made of the telephone industry in 1956 — over a decade ago. Mr. Gilmer indicated to the Committee that as far as he knew, his copy was the only one in existence. At that very moment, I was standing only a few feet away with a copy of the same study made by the Legislative Council. Mr. Gilmer misled the Committee by stating that the Legislative Council had not made any recommendations. As a matter of fact, the Legislative Council in 1956 recommended that legislation very similar
to that embodied in H. B. 50 be passed by the 52nd Legislature. The Legislature has not yet acted in the field of telephone utility regulation. If there is any doubt as to whether I am telling the truth, I suggest that you check with the Legislative Council—the same place where I received my information.

With your kind indulgence, I should like to tell you about another incident of major significance: On the evening of Wednesday, May 3rd, the day that the House Committee on State Affairs was scheduled to take final action on H. B. 50, Mr. J. B. Mcuff of Crockett, Texas, visited my desk. We engaged in an extended conversation concerning H. B. 50. Finally, Mr. Mcuff said:

"I think I will move to Campbell, and run against you. I may not beat you, but I'll make you spend a hell of a lot of money."

One day last week, one of my colleagues came to me and showed me a letter which had been written to him by someone in the telephone industry. The last paragraph of this letter alleged that the author of H. B. 50 had repeatedly stated that his purpose and ultimate goal is Federal Government ownership of all utilities.

I thought about this matter for a considerable amount of time and finally decided to call Mr. J. B. Haley, Executive Secretary of the Texas Telephone Association. He was non-committal and told me that he would make an investigation.

The very next day, I receive a letter from a friend who is in the telephone industry. Enclosed with the letter were copies of materials that had been sent to him by the Texas Telephone Association. I am not free to relate the name of my friend who sent the materials because of the possibility of economic reprisals being applied against him. In brief, these materials contained a cover letter written to all telephone companies explaining that H. B. 50 had been passed out of the House Committee on State Affairs. In this letter was a recommendation that everyone interested should write their State Senator and State Representative asking them to oppose H. B. 50. The cover letter was signed by Mr. Marion A. Clay, President of the Texas Telephone Association and Mr. J. B. Haley, Executive Secretary of the Texas Telephone Association. Attached to the cover letter was a "suggested letter," the form of which interested persons should follow in writing their State Senators and State Representatives. The entire "suggested letter" is full of lies, but I should like to read the last paragraph to you:

"... We understand the author of the bill has repeatedly stated that his purpose and ultimate goal is Federal Government ownership of all utilities."

During that same day, no less than three members showed me letters which were exact duplicates of the "suggested letter" which had been written to them by persons in the telephone industry. I have two of these letters in my hand.

Dear colleagues, I have never stated that my purpose and ultimate goal is Federal government ownership of all utilities. This is an outright lie designed to discredit me in the eyes of my colleagues and to cast a stigma on those members of this House who would support House Bill 50 so as to force them to oppose the Bill.

I called Mr. Haley again and told him that I was very much upset about these lies that are being sent to my colleagues. I told him that, unless he took immediate action to get the record straight, I intended to speak on Personal Privilege. Over a week has passed and I have not yet heard from Mr. Haley.

I should like to read a quotation to you. Where this quotation came from I do not know, but I think it is significant to these lies that are being told about me:

"Fear has always been the leading weapon in the arsenal of the entrenched order. It has always been used by those who have too much or to those who have too little."

Let me explain some facts about the Texas Telephone Association. Ostensibly, the membership includes all of the independent telephone companies in Texas. As a matter of fact, Southwestern Bell Telephone Company and General Telephone Company of the Southwest are also represented. The operating companies of the Texas Telephone Association are financed greatly from funds provided by Southwestern Bell Telephone Company, a subsidiary company of

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In the session, a very distinguished colleague warned me not to attack A. T. & T. because of their tremendous economic power. He assured me that, if I questioned the operations of A. T. & T., a great amount of money would be spent against me to insure my defeat at my next Democratic Primary election. I did not heed this advice. Conscious of the danger involved, I introduced H. B. No. 60.

I have heard rumors about certain organizations with whom I am supposed to be affiliated. I have heard that certain persons are saying that I have participated in sit-in and stand-in demonstrations. In order to clear up the record, I am compelled to tell you that I have never participated in sit-in and stand-in demonstrations. I have never witnessed a sit-in or stand-in demonstration.

I should like to list a few organizations with which I am affiliated: 1. the American Legion, Post 438 in Atascosa County. 2. I am a Reserve Army Officer with over four years experience on active duty. I have been awarded a Top Secret Security Clearance. Dossier number D5000063 which is on file at Fort Halibird in Baltimore, Maryland. 3. Reserve Officers' Association of the United States. I am a sustaining member of the Democratic Party of the United States. 5. I am an honorary member of the Sportsmen's Clubs of Texas. 6. The American G.I. Forum. 7. Texas Legislature. 8. United Services Automobile Association. 9. Ex-Students Association of the University of Texas. 10. Other honorary memberships I might have by virtue of serving in the Legislature.

As an indication of what some of my constituents think of me, please allow me to read a portion of a letter recently sent to me by Mr. H. E. Gill of Dilley, Texas. The letter reads in part: "...In the beginning please let me say that the writer has been watching your labors as our representative and I am convinced that you are doing a splendid job as our representative. And I especially want to tell you that I feel that you will do not only your district a great service, but the entire State, should
you be able to get House Bill No. 50 over. Of course, the telephone companies have lots of money, and in my opinion are ruthless when their interests are at stake and will no doubt try every means at their command to get rid of you—this you will know, but let me say here and now, that they may find it a pretty tough job when the votes are counted . . .

"In conclusion will say that I know that you are a young man, while I am an old man. I love Texas and have lived a long time here; and like you, should like very much to see some real reform brought about; and in my opinion, if we can elect more men like yourself, we can some day, speak of our great State with much pride.

"In closing will say that you have my permission to read this letter in the House of Representatives or to publish it, should you deem it wise."

I have another letter written to me by the Cotulla Chamber of Commerce. The last paragraph of the letter reads:

"... It gives us great pleasure to recall having a small part in electing you to the office you now hold and see our judgment vindicated by the manner in which you have conducted yourself."

I am advised that persons throughout the State of Texas are in the process of organizing a statewide association which will have as its purpose the education of the public concerning the need for state regulation of the telephone utility industry. I am advised that this association will be active until their efforts are rewarded.

I have another letter written to me by a person actively engaged in the telephone industry. For obvious reasons, I shall not divulge his name; however, I should like to read the last sentence to you:

"... However, as a general rule, intra telephone rates in Texas are somewhat higher than the comparable distances in most other states."

In closing let me say this for the benefit of "Ma Bell" and her illegitimate children: You won't make me spend a lot of money because I don't have it, but, as long as there is a drop of energy left in my body, I pledge myself to support legislation beneficial to the people of Texas, regardless of the financially powerful monopolistic interests opposing me.

DAN STRUVE

MOTION TO CONSIDER HOUSE BILL NO. 334 WITH SENATE AMENDMENTS

Mr. Ballman moved that all the necessary rules be suspended for the purpose of taking up and considering at this time House Bill No. 334 with Senate Amendments.

Mr. Oliver raised a point of order on further consideration of H. B. No. 334 with Senate Amendments at this time on the ground that it is not in order to consider a House Bill on a Senate Bill Day without a suspension of the Joint Rules and that the Joint Rules have not been suspended on H. B. No. 334.

The Speaker overruled the point of order.

The motion to suspend all necessary rules to take up and consider H. B. No. 334 with Senate Amendments was lost by the following vote: (not receiving the necessary two-thirds vote)

Yeas—87

Garrison
Gladson
Glas
Green
Guffey
Hale
Haring
Harrington
Hayes
Henson
Hollowell
Hubber
Huska, Miss
Jamison
Johnson of Bexar
Johnson of Bell
Jones of Travis
Kennedy
Klippatric
Koliba
Korczak
Lack
Lary
Longoria
McCoppin
McGregor of El Paso

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Mr. Adams of Titus (present), who would vote "nay" with Mr. Peieratt (absent) who would vote "yea."

**REASON FOR VOTE**

I voted "no" on the motion to suspend all rules in order to consider H. R. 234 as amended by the Senate because the bill was passed by the Senate only this afternoon, and it had not been printed nor laid on House members desks as required by House Rule 23, Section 6. The contents of the bill could not have been known by the House members from any sources other than newspaper stories and rumors. An "aye" vote on the motion to suspend the rules would have been a vote in favor of a 300 million dollar plus tax bill without so much as having first read a copy of the bill. Thus, I voted "no."

**WAYNE GIBBENS**

**COMMITTEE MEETING**

Mr. Cottin asked unanimous consent of the House that the Committee on Appropriations be permitted to meet at this time. There was no objection offered.

**SENATE BILL NO. 286 ON SECOND READING**

Mr. La Valle moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 286. The motion prevailed by unanimous consent.

**SENATE BILL NO. 286 ON THIRD READING**

Mr. La Valle moved that the constitutional rule requiring bills to be
read on three several days be sus-
pended and that Senate Bill No. 286
be placed on its third reading and
final passage.

The motion prevailed by the fol-
lowing vote:

Yeas-134
Adams of Lubbock Hollowell
Adams of Titus Hueber
Alamis Hughes
Allen of Grayson
Andrews Hughes of Dallas
Atwell Issack, Miss
Bailly Jones
Ballman James
Banfield, Mrs. Jamison
Barlow Johnson of Dallas
Barnes Johnson of Bexar
Bartram Johnson of Bell
Bass Jones of Travis
Bell Kennard
Bell Kilpatrick
Berry Koliba
Blame Korloch
Boyzen Lack
Buchanan Latimer
Burgess La Valle
Butler Longoria
Caldwell McCoppin
Cannon McGregor
Carriker of McLennan
Cole of Hunt of El Paso
Collins Meltbany
Connell Markgraf
Cook Martin
Cory Miller
Cowie Moore
Crews Mullen
Curington Murray
Dewey Mutzcher
Duff, Miss Niemeyer
Eckhardt Osborn
Ehle Parsons
Fletcher Peary
Floyd Peeler
Frowan Petty
Frohman Pipkin
Garrison Preston
Gibbons Price
Gibbons Quilliam
Glidden Rapp
Glusking Ratliff
Green Richards
Groover Roberts of Hill
Gufoff Roberts of Dawson
Hale Ross
Harding Rosson
Harrington Sandahl
Haynes Schram
Hinson Shannon

Shiley Thurmond
Black Townsend
Sluder Travis
Smith of Bexar Tunnell
Smith of Jefferson Walker
Stevens Ward
Squires Watson
Spillman Wells
Springer Wheatley
Stewart Whitefield
Stewart of Wichita Woods
Stuve Yezak
Tatman

Nays-5
Crain Jones of Dallas
Haring Nugent
Jarvis

Absents
Cole of Harris Lewis
Cotten Read
Dungan
de la Garza Perrett
Healy Richardson
Leaverton

The Speaker then laid Senate Bill
No. 286 before the House on third
reading and final passage.

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

Yeas-135
Adams of Lubbock Chapman
Adams of Titus Cole of Hunt
Alamis Collins
Allen Cory
Andrews Cotten
Atwell Cowen
Bailey Cowens
Ballman Crews
Banfield, Mrs. Craig
Barlow Crews
Barnes Garrison
Bartram Dewey
Baum Duff, Miss
Bell Eckhardt
Berry Fairchild
Blance Fletcher
Boyer Floyd
Bridges Froeminger
Buchanan Gurriea
Burnett Gibbs
Butler Glass
Caldwell Gruing
Cannon Green
Carriker Grover
Mr. LaValle moved to reconsider the vote by which S. B. No. 286 was passed and to table the motion to reconsider.

The motion to table prevailed.

MOTIONS TO ADJOURN AND TO RECESS

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

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

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

Mr. Berry moved that the House adjourn until 2:00 o'clock p.m. next Sunday.

Mr. Bridges moved that the House recess until 7:30 o'clock p.m. today.

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

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

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

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Absent:

Mr. LaValle moved to reconsider the vote by which S. B. No. 286 was passed and to table the motion to reconsider.
A record vote was requested on the motion to adjourn until 10:00 o'clock a.m. next Saturday.

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

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| Chapman | Price |
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A record vote was requested on the motion to adjourn until 10:00 o'clock a.m. next Saturday.
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<td>Burgess Parsons</td>
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<td>Butler Pflug</td>
<td>Caldwell Preston</td>
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<td>Caldwell Preston</td>
<td>Collins Price</td>
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<td>Collins Price</td>
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<td>Crockett Shannon</td>
<td>Echols Shipley</td>
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<td>Echols Shipley</td>
<td>Fairchild Smith of Bexar</td>
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<td>Fairchild Smith of Bexar</td>
<td>Fletcher Saakson</td>
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<td>Foreman Spears</td>
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<td>Foreman Spears</td>
<td>Garrison Stewart</td>
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<td>Garrison Stewart</td>
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<td>Gladson of Galveston</td>
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<td>Green</td>
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<td>Green</td>
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<td>Haring Walker</td>
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<td>Haring Walker</td>
<td>Hineson Wilson of Trinity</td>
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<td>Hineson Wilson of Trinity</td>
<td>Hueser Yeak</td>
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<td>Hueser Yeak</td>
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<td>Hughes of Grayson</td>
<td>Absent</td>
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<tr>
<td>Absent</td>
<td>Absent—Excused</td>
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<tr>
<td>Absent—Excused</td>
<td>Absent—Excused</td>
</tr>
</tbody>
</table>

The motion to recess until 7:30 o'clock p.m. today was lost.
LEAVES OF ABSENCE GRANTED

Mr. Nugent was granted leave of absence for the remainder of the day on account of important business, on motion of Mr. Bartram.

Mr. Martin was granted leave of absence for the remainder of the day on account of important business, on motion of Mr. Boysen.

SENATE BILL NO. 212 ON SECOND READING

Mr. Bridges moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 212.

Mr. Smith of Jefferson requested a full reading of the bill.

Mr. James moved to dispense with the reading of S. B. No. 212, and the motion prevailed.

The motion to suspend all necessary rules to take up and consider S. B. No. 212 prevailed by the necessary two-thirds vote.

The Speaker laid before the House on its second reading and passage to third reading, S. B. No. 212, Relating to classes of group life insurance policies that may be delivered in this state, by adding thereto a provision for an additional class of policies for the benefit of certain employers and employees; and declaring an emergency.

The bill was read second time.

Mr. McGregor of El Paso offered the following amendment to the bill:

Amend Senate Bill No. 212 by adding a new section to be numbered No. 2 and renumbering succeeding sections:

"Section 2. That Section 1 of Article 239, Chapter 491, Acts of the 52nd Legislature, Regular Session, 1951, as amended, which Section defines the conditions under which group life insurance policies may be delivered in this State, be amended by adding thereto a new paragraph to be known as paragraph (5) to read as follows:

'(5) A policy issued to a credit union, which shall be deemed the policy holder, to insure shareholders in the credit union, subject to the following requirements:

(a) The persons eligible for insurance under the policy shall be all of the shareholders of the credit union.

(b) The premium for the policy shall be paid by the policy holder from the funds or revenues of the credit union.

(c) The policy must cover at least twenty-five (25) shareholders at date of issue.

(d) The insurance shall be payable to the shareholder. The amount of insurance under the policy must be based on some plan precluding individual selection either by the shareholder or by the policy holder. Maximum insurance on any one (1) life shall not exceed Twenty-five Thousand Dollars ($25,000).'

Sec. 2. The importance of this legislation and the crowded condition of the calendar in both houses create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each house be suspended, and this Rule is hereby suspended, and that this Act shall take effect and be in force from and after its passage, and it is so enacted."

Mr. Bridges moved to table the amendment by Mr. McGregor of El Paso.

The motion to table the amendment by Mr. McGregor of El Paso prevailed.

Mr. Lewis moved the previous question on the passage of S. B. No. 212 to third reading.

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

The motion for the previous question prevailed by the following vote:

Yeas---77

Adams of Lubbock
Adams of Titus
Allen
Allen
Atwell
Bailey
Ballman
Barlow
Barnes
Barnes
Bartram
Bell
Blaine
Boylan
<table>
<thead>
<tr>
<th>Yeas-92</th>
<th>Nays-51</th>
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<tbody>
<tr>
<td>Adams of Lubbock</td>
<td>Alvin</td>
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<td>Andrews</td>
<td>Allen</td>
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<td>Banfield, Mrs.</td>
<td>Atwell</td>
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<td>Berry</td>
<td>Bailey</td>
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<td>Burgoyne</td>
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<td>Boyea</td>
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<td>Foster of Collin</td>
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<td>Lack</td>
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<td>Latimer</td>
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<td>Pence</td>
<td>Foster of Hood</td>
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<td>Foster of Houston</td>
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<td>Kortrop</td>
<td>Wilson of Potter</td>
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<td>Moore</td>
<td>Woods</td>
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<td>Niemeyer</td>
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</table>
Mr. Barlow (present), who would vote "yea" with Mr. Woods (absent) who would vote "nay."

Mr. Cotten (present), who would vote "nay" with Mr. Nugent (absent) who would vote "yea."

Mr. Bridges moved to reconsider the vote by which S. B. No. 212 was passed to third reading and to table the motion to reconsider.

The motion to table prevailed.

**REASON FOR VOTE**

Reason for not voting on all questions on S. B. No. 212:

I am a life underwriter and therefore have a personal interest.

JERRY BUTLER

**TO GRANT PERMISSION TO SOLAR CONSTRUCTION AND ENGINEERING COMPANY TO SUE THE STATE**

The Speaker laid before the House for consideration at this time, H. C. R. No. 101, Granting the Solar Construction and Engineering Company permission to sue the State.

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

The resolution was adopted.

**RELATIVE TO H. B. NO. 761**

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

S. C. R. No. 68

Be It Resolved by the Senate, The House of Representatives concurring, That the Enrolling and Engrossing Clerk of the House be directed to change the word "services" to "salary" in the Senate amendment adopted to H. B. No. 761, same being of corrective nature only.

The resolution was read and was adopted.
TO REQUEST THE GOVERNOR TO
RETURN S. B. NO. 294

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

S. C. R. No. 67

Whereas, Senate Bill No. 294 has passed the House and the Senate and is now in the Governor's Office; now, therefore, be it

Resolved, By the Senate of Texas, the House of Representatives concurring, that the Governor be requested to return Senate Bill No. 294 to the Senate for further consideration.

The resolution was adopted.

TO GRANT PERMISSION TO SUE
THE STATE

Mr. Barlow offered the following resolution:

H. C. R. No. 118

Whereas: A lawsuit is pending in the 131st Judicial District Court of Bexar County, Texas, numbered P-112, 043, styled Hazel Lyons Franz, et al vs City of San Antonio, and

Whereas: The Sisters of Charity of the Incarnate Word, a charitable organization have intervened in said cause and alleged a proceeding for declaratory relief under the Uniform Declaratory Judgments Act, and

Whereas: It is alleged that an election was illegally held to vote bonds for the purchase of land for the fulfillment of a contract between the City of San Antonio and the State of Texas, and

Whereas: The City of San Antonio has filed in such action a plea in abatement alleging that the State of Texas is a necessary and indispensable party to a determination of the rights of all parties to this suit, and

Whereas: Such suit seeks only injunctive relief and a declaration of rights and does not and will not seek damages of the State of Texas.

Now, Therefore Be It Resolved, by the Legislature of the State of Texas, That authority be and it is hereby given to the Sisters of Charity of the Incarnate Word, a charitable organization, to sue the State of Texas, either by joining the State of Texas in cause number P-135, 083 pending in the 131st Judicial District Court of Bexar County, Texas, as a party defendant, or in an independent action, for a determination and declaration of the rights of the Sisters of Charity of the Incarnate Word, the City of San Antonio, and the State of Texas. Such suit shall be tried and determined in the trial and appellate courts of the State according to the rules and law of procedure as in other actions, and the service of process upon the State shall issue according to the rules of law governing such process in civil cases.

Resolved: That nothing herein shall be construed as an admission on the part of the State of Texas, or any of the Departments or Agencies of the State of Texas, or any of the political subdivisions of the State of Texas, as to the validity of any allegations or claims asserted in said suit, but that all allegations and claims asserted in said suit must be proved as in other suits under the same rules of evidence and the same laws as apply in and govern the trial of other civil cases; and be it further

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

The resolution was referred to the Committee on State Affairs.

SENATE BILL NO. 273 ON SECOND READING

Mr. Spears moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 273.

The motion prevailed by unanimous consent.

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

S. B. No. 273, Concerning release of persons from State Hospitals and Special Schools who have contagious diseases; and declaring an emergency.

The bill was read second time and was passed to third reading.
SENATE BILL NO. 273 ON THIRD READING

Mr. Speare moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate Bill No. 273 be placed on its third reading and final passage.

The motion prevailed by the following vote:

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<tr>
<th>Yeas</th>
<th>Nays</th>
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<tr>
<td>124</td>
<td>7</td>
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The bill was read third time and was passed by the following vote:

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<tr>
<th>Yeas</th>
<th>Nays</th>
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<td>127</td>
<td>5</td>
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The Speaker then laid Senate Bill No. 273 before the House on third reading and final passage.

The bill was read third time and was passed by the following vote:
Mr. Spears moved to reconsider the vote by which S. B. No. 273 was passed and to table the motion to reconsider.

The motion to table prevailed.

**MOTION TO CONSIDER HOUSE BILL NO. 334 WITH SENATE AMENDMENTS**

Mr. Hinson moved that all necessary rules be suspended for the purpose of setting as a special order House Bill No. 334 with Senate Amendments for 2:00 o'clock p.m. tomorrow.

A record vote was requested.

The motion to suspend the rules to set H. B. No. 334 with Senate Amendments as a special order for 2:00 o'clock p.m. tomorrow was lost by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>78</th>
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<tbody>
<tr>
<td>Cotten</td>
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<td>Crain</td>
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<td>Martin</td>
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<td>Wilson</td>
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<td>Wilson of Potter</td>
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<td>Yeak</td>
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**Ayes—4**

**Nay—78**
May 18, 1961

Watson Wilson of Potter
Wilson of Trinity Yezak
Nays—53

Adams of Lubbock Lack
Adams of Titus Latimer
Barnes McCoppin
Bell McGregor
Blaine of McLennan
Butler Miller
Cannon Oliver
Carriker Ogborn
Chapman Parsons
Cook Peeler
Cory Ratcliff
Crews Roberts of Dawson
Ehrle Rosson
Floyd Shipley
Glasing Springer
Grover Stewart
Hartston Thurmond
Harrington Townsend
Haynes of Dallas Trexino
James Walker
Jarvis Ward
Johnson of Bell Wheatley
Kilpatrick Whitefield
Koliba

Present—Not Voting
Hughes of Grayson Longoria

Absent
Cole of Hunt Niemeyer
Duff, Miss Pearcy
Dungan Read
Korioth Slack
Larry Woods

Absent—Excused
de la Garza Martin
Heasty Nucet
Leaverton

PAIRED
Mr. Hughes of Grayson (present), who would vote "yea" with Mr. Handy (absent) who would vote "nay."

Mr. Longoria (present), who would vote "yea" with Mr. Woods (absent) who would vote "nay."

Mr. Lewis (present), who would vote "nay" with Mr. Dungan (absent) who would vote "yea."

2 Jour. 24

Mr. Hinson moved that all the necessary rules be suspended for the purpose of taking up and considering at this time House Bill No. 334 with Senate Amendments.

A record vote was requested.

The motion to suspend the necessary rules to take up and consider H. R. No. 334 with Senate Amendments was lost by the following vote: (not receiving the necessary two-thirds vote)

Yeas—73

Alanis Lack
Bailey Longoria
Ballman McCoppin
Barlow McGregor
Bass of El Paso
Berry McPherson
Berson Markgraf
Bridges Moore
Buchanan Muline
Burgess Peery
Calwell Feeler
Cannon Petty
Carriker Pieratt
Chapman Preston
Cole of Harris Price
Collins Richardson
Cotten Robert of Hill
Dewey Roes
Eckhardt Shannon
Fletcher Smith of Bexar
Gledden Smith of Jefferson
Glass Nelson
Green Spears
Guffey Springer
Hale Stewart
Haring of Galveston
Harrington Stewart
Haynes of Wichita
Hinson Struve
Hollowell Townsend
Isaacks, Miss Ward
James Watson
Johnson of Bexar Wells
Johnson of Bell Wheatley
Jones of Travis Whitefield
Kennard Wilson of Trinity
Kilpatrick Yezak

Nays—57

Adams of Lubbock Bell
Adams of Titus Blaine
Allen Butler
Andrews Connell
Atwell Cook
Bandfield, Mrs. Cory
Barnes Crain
Bartram Crews
Mr. Hughes of Grayson (present), who would vote "yea" with Mr. Heatly (absent) who would vote "nay."

Mr. Cowen (present), who would vote "yea" with Mr. Woods (absent) who would vote "nay."

Mr. Lewis (present), who would vote "nay" with Mr. Dungan (absent) who would vote "yea."

Mr. Floyd (present), who would vote "yea" with Mr. Read (absent) who would vote "nay."

Mr. James moved that the House adjourn until 1:00 o'clock p.m. tomorrow.

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

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

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

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

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

The motion to adjourn until 11:00 o'clock a.m. tomorrow was lost.

The motion to adjourn until 11:00 o'clock a.m. next Saturday prevailed by the following vote:

\[
\begin{array}{l}
\text{Year—74} \\
\text{Adams of Lubbock} \quad \text{Grover} \\
\text{Allen} \quad \text{Guffey} \\
\text{Andrews} \quad \text{Hartig} \\
\text{Atwell} \quad \text{Hinson} \\
\text{Bailey} \quad \text{Huebner} \\
\text{Ballman} \quad \text{Hughes of Dallas} \\
\text{Barlow} \quad \text{Ismacks, Mls} \\
\text{Barnea} \quad \text{James} \\
\text{Bartram} \quad \text{Jarvis} \\
\text{Blaise} \quad \text{Johnson of Dallas} \\
\text{Barron} \quad \text{Johnson of Bexar} \\
\text{Barnes} \quad \text{Jones of Dallas} \\
\text{Bartlett} \quad \text{Longoria} \\
\text{Buchanan} \quad \text{McGregor} \\
\text{Burgess} \quad \text{McLennan} \\
\text{Butler} \quad \text{Markgraf} \\
\text{Collins} \quad \text{Miller} \\
\text{Collins} \quad \text{Mullen} \\
\text{Cowan} \quad \text{Murray} \\
\text{Crain} \quad \text{Mutchner} \\
\text{Curington} \quad \text{Petty} \\
\text{Dewey} \quad \text{Pieratt} \\
\text{Dickard} \quad \text{Pikul} \\
\text{Ehrle} \quad \text{Preston} \\
\text{Fairchild} \quad \text{Price} \\
\text{Foreman} \quad \text{Quilliam} \\
\text{Gibbens} \quad \text{Rapp} \\
\text{Gladden} \quad \text{Richards} \\
\text{Glass} \quad \text{Richardson} \\
\text{Green} \quad \text{Roberts of Hill}
\end{array}
\]
The Benediction was offered by the Reverend Clinton Kersey, Chaplain.

In accordance with the motion to adjourn, the House at 8:00 o'clock p.m., adjourned until 11:00 o'clock a.m. next Saturday.
Declaring an emergency."

United States Representative, and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, May 16, 1961

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. C. R. No. 96 requesting the Texas Legislative Council to make a study of the needs of the Texas Courts.

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, May 16, 1961

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. C. R. No. 98 requesting the Texas Commission on Higher Education to make a special study of the over-all needs of the State in the public higher education.

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, May 16, 1961

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. C. R. No. 98 authorizing the Board of Directors of the Agricultural and Mechanical College of Texas to make necessary improvements for the Texas Forest Service.

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, May 16, 1961

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. C. R. No. 104 providing for suspension of the Joint Rules to allow either House to consider House Bill No. 98 at any time.

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, May 16, 1961

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. C. R. No. 76 providing for the appointment of a Joint Legislative Committee on Tax Law Provisions.

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, May 16, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 124, An Act to amend Section 6 of Chapter 923, page 334, Acts of the Fortieth Legislature, Regular Session, 1927, as last amended by Section 1 of Chapter 287, page 732, Acts of the Fifty-third Legislature, Regular Session, 1952 (compiled as Article 1011 of Vernon's Texas Civil Statutes), relating to Municipal Zoning Commissions, to provide that the legislative body of a city or town may hold joint public hearings with the Zoning Commission; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 16, 1961

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

Sir: Your Committee on enrolled Bills to whom was referred

H. B. No. 247, An Act amending Section 1, Chapter 249, Acts of the Fifty-first Legislature, Regular Session, 1949; so as to empower all incorporated cities having a population in excess of three hundred eighty thousand (380,000) and being in a county of over eight hundred thousand (800,000) population, according to the last preceding
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United States Census, to provide for the establishment of corporation courts of a number not to exceed one (1) for each eighty thousand (80,000) inhabitants; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 18, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 445, An Act amending Section 6 of Chapter 376, Acts of the Fifty-fifth Legislature, Regular Session, 1957, to provide that deer tags bear the date and place of kill of the deer to which attached; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 18, 1961

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

Sir: Your committee on Enrolled Bills to whom was referred

H. B. No. 444, An Act changing the name of the Burnet County Water Control and Improvement District No. 1, to the Bertram Water Control and Improvement District No. 1; providing that such change of name shall in no way invalidate the outstanding bonds of said District; changing the number and terms of the Directors thereof and of the San Gabriel River Water Control and Improvement District, No. 1; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 18, 1961

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

Sir: Your committee on Enrolled Bills to whom was referred

H. B. No. 446, An Act providing for the compensation of the official shorthand reporter of the 115th Judicial District of Texas; providing the manner of payment; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 18, 1961

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

Sir: Your committee on Enrolled Bills to whom was referred

H. B. No. 468, An Act to amend Article 6.08 of Chapter 6 of the In-
surance Code (Acts of the 1961 Fifty-second Legislature, Chapter 491, as amended by the Acts of the 1966 Fifty-fourth Legislature, page 415, Chapter 117, Section 26), to amend Article 8.19 of the Insurance Code (Acts of the 1961 Fifty-second Legislature, Chapter 491), to re-enact Article 8.19, as amended (Acts of the 1966 Fifty-fourth Legislature, page 415, Chapter 117, Section 26), to amend Article 2.48 of the Insurance Code (Acts of the 1961 Fifty-second Legislature, Chapter 491, as amended by the Acts of the 1966 Fifty-sixth Legislature, page 880, Chapter 411, Section 4), to permit fire and marine insurance companies, casualty insurance companies, and life insurance companies, to hold mineral and royalty interests reserved upon the sale of land acquired under foreclosure of loans contracted or for money due or which shall have been conveyed to them in satisfaction of debts previously contracted in the legitimate business of the company or for money due or such as was purchased at sale under judgments, decrees, or mortgages obtained or made for such debts prior to January 1, 1942; repealing conflicting laws and parts of laws to the extent of such conflict; providing for a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 18, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 493, An Act amending Article 3.10 of the Insurance Code of Texas, Acts of 1961, Fifty-second Legislature, page 113, Chapter 491, by redefining the term 'not assets' and providing for certain data processing systems to be used in providing admitted assets of a life insurance company; providing for severability of the different parts of said Article so that the unconstitutionality of one or more shall not affect the remainder of the Act; repealing all laws in conflict herewith; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 18, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 498, An Act amending Article 3.16 of Chapter 3 of the Insurance Code may include; amending Article 3.18 of Chapter 3 of the Insurance Code (Acts of 1961, Fifty-second Legislature, Chapter 491), relating to the effect and value of deposits and amount of legal reserve; repealing Article 2.18 of Chapter 3 of the Insurance Code (Acts of 1961, Fifty-second Legislature, Chapter 491) relating to fees for making deposits; repealing conflicting laws and parts of laws to the extent of such conflict; containing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
The text of the document contains various legislative actions and referrals. It includes references to Senate Bill No. 36, declaring an emergency, and bills referred to committees, such as Hon. James A. Turman, Speaker of the House of Representatives. The text also discusses actions related to the issuance of bonds, city charters, and the ad valorem tax. There are references to specific legislative sessions and bills, such as House Bill No. 678 and Senate Bill No. 364. The text includes the signature of JAMES V. ADAMS, Chairman, for various entries.
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 726, An Act amending Article 8120, Revised Civil Statutes of Texas, 1928, as amended, by providing increased compensation for Commissioners of Drainage Districts in all counties having a population of more than seventy-five thousand (75,000) and less than ninety thousand (90,000) inhabitants, according to the last preceding Federal Census, and having an assessed valuation for county tax purposes of Two Hundred Forty-Due Million Dollars ($246,000,000) or more, providing such Districts lie wholly within one (1) county; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 18, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 802, 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.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 18, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 805, An Act to require any person, association of persons, corporate or otherwise, who customarily engage in the business of obtaining motor vehicles for purposes of scrap, resale of parts therefrom or salvage, to surrender to the Texas Highway Department all unexpired vehicle license plates and Certificates of Title for such motor vehicles; providing for a penalty; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
period of time when it shall be lawful to take a portion of the wildlife resources of said County; defining depletion and waste; providing for the issuance of antlerless deer permits; providing for the adoption of proclamations, orders, rules or regulations of the Game and Fish Commission and the effective period thereof; providing for the publication of the regulations; providing for the forfeiture of licenses; defining wildlife resources; repealing certain laws: providing a period of time within which the Game and Fish Commission may conclude its investigations, hold its hearings, and promulgate its proclamations, rules, regulations and orders; providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 18, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 1019, An Act relating to the appointment, qualifications, duties and compensation of official shorthand reporter for the District Court of the One Hundred Twelfth District of Texas; fixing maximum and minimum salary to be paid, in addition to compensation for transcripts, statement of facts and other fees; repealing all laws or parts of laws in conflict; providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 18, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 1051, 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.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 18, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 981, An Act relating to commercial fishing in certain counties; amending Section 2 of Chapter 297, Acts of the Fifty-second Legislature, Regular Session, 1951, as amended, by removing Angelina, Nacogdoches and San Augustine Counties from the list of counties in which commercial fishing is illegal; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Court may bear nonjury criminal cases at Texarkana, Texas; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 18, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 1061, An Act enlarging and extending Fort Bend County Water Control and Improvement District No. 2 and defining the boundaries thereof as enlarged; finding a benefit and public use; providing for calling and holding an uncontested election or elections; validating governmental proceedings and acts; authorizing the district to add or annex additional land as provided by law; providing the District shall bear the sole expense of any necessary relocation of certain facilities in the exercise of the power of eminent domain; providing a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 18, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 1083, 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 and prohibiting the sale of such permits under certain conditions; 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 obtain and remain in full force and effect; establishing date for termination of Act; providing severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

SENT TO GOVERNOR

May 18, 1961

H. B. No. 124
H. B. No. 247
H. B. No. 284
H. B. No. 442
H. B. No. 445
H. B. No. 454
H. B. No. 461
H. B. No. 468
H. B. No. 483
H. B. No. 491
H. B. No. 498
H. B. No. 616
H. B. No. 628
H. B. No. 654
H. B. No. 678
H. B. No. 716
H. B. No. 754
H. B. No. 802
H. B. No. 806
H. B. No. 871
H. B. No. 975
H. B. No. 980
H. B. No. 981
H. B. No. 1019
H. B. No. 1061
H. B. No. 1065
H. B. No. 1066
H. B. No. 1081
H. B. No. 1083