SIXTY-NINTH DAY
(Continued)
(Wednesday, May 24, 1961)

The House met at 10:00 o'clock a.m., and was called to order by the Honorable L. DeWitt Hale.

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

LEAVES OF ABSENCE GRANTED

The following Member was granted leave of absence on account of important business:
Mr. Garrison for today on motion of Mr. Miller.
Mr. Cowen was granted leave of absence for today on account of a death in his family, on motion of Mr. Johnson of Dallas.

COMMITTEE MEETING

Mr. Chapman asked unanimous consent of the House that the Committee on Judiciary be permitted to meet at this time.

There was no objection offered.

CONSIDERATION OF LOCAL AND UNCONTESTED BILLS

In accordance with a previous motion, the House proceeded to the consideration of local and uncontested bills.

SENATE BILL NO. 236 ON SECOND READING

The Chair laid before the House, S. B. No. 236, Providing higher compensation for county officials of certain counties of low population and high assessed value for tax purposes; and declaring an emergency.

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

SENATE BILL NO. 288 ON SECOND READING

The Chair laid before the House, S. B. No. 288, Authorizing Board of Directors of Texas Southern University to acquire contiguous land in Harris County, and declaring an emergency.

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

COMMITTEE MEETING

Mr. Sandahl asked unanimous consent of the House that the Committee on Constitutional Amendments be permitted to meet at this time.

There was no objection offered.

SENATE BILL NO. 438 ON SECOND READING

The Chair laid before the House, S. B. No. 438, Creating Castleman Creek Watershed Association in McLennan County; and declaring an emergency.

The bill was read second time.

Mr. Chapman asked unanimous consent of the House that the Committee on Judiciary be permitted to meet at this time.

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

Committee Amendment No. 1
Amend Section 5 of Senate Bill 438 by adding the following sentence at the end of said section:

The exercise of the right of eminent domain, if required under the terms of this act, shall be limited to the County of McLennan.

The amendment was adopted.

S. B. No. 438 was passed to third reading.

SENATE BILL NO. 455 ON SECOND READING

The Chair laid before the House, S. B. No. 455, Amending Ch. 197, Acts 55th Leg., to add Keller Bay and Cox Bay to certain waters closed to netting; and declaring an emergency.

The bill was read second time and was passed to third reading.
HOUSE BILL NO. 1017 ON SECOND READINO

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

H. B. No. 1017, A bill to be entitled

"An Act applying to certain incorporated cities and towns located on the coast of the Gulf of Mexico, or any channel, canal, bay, or inlet connected therewith (referred to hereinafter as "city"); authorizing such city to build, construct, purchase, acquire, improve, enlarge, extend, repair, maintain, or replace any and all improvements and facilities which the governing body thereof deems to be necessary or convenient to the proper operation of the ports or harbors of such city, and providing certain things necessary or convenient for the proper operation of the ports or harbors of such city. The improvements and facilities mentioned in this Section 1 are hereinafter referred to as the "improvements and facilities.""

Sec. 2. For the purpose of providing funds for any of the improvements and facilities provided in Section 1 hereof, the governing body of the city shall have the power and authority to issue from time to time tax bonds or revenue bonds of said city, either or both; provided, however, that no bonds (including refunding bonds) shall be issued unless and until they have been authorized at an election at which a majority of the duly qualified resident electors of said city who own taxable property within said city and who have duly rendered the same for taxation, voting at said election, have voted in favor thereof, said election to be called and held under the provisions of and in accordance with Chapter 1 of Title 22, Revised Civil Statutes of Texas, 1925, as the same is now or may hereafter be amended.

Sec. 3. Revenue bonds may be issued secured solely by a pledge of and payable from the net revenues derived from the operation of all or any designated part of the improvements and facilities then in existence or to be improved, constructed, or otherwise acquired, with the duty of the city to charge and collect fees, costs, and charges, so long as any of the revenue bonds or interest thereon are outstanding and unpaid, sufficient to pay all maintenance and operation expenses of the improvements and facilities (the net revenues of which are pledged), the interest on such bonds as it accrues, the principal of such bonds as it matures, and to make any and
all other payments as may be prescribed in the bond ordinance and other proceedings authorizing and relating to the issuance of such bonds. "Net revenues" as used herein shall mean the gross revenues derived from the operation of those improvements and facilities the net revenues of which are pledged to the payment of the bonds less (a) the reasonable expenses of maintaining and operating said improvements and facilities, and said maintenance and operation expenses shall include, among other things, necessary repair, upkeep, and insurance of said improvements and facilities, and (b) if the city is operating under a Home-Rule Charter, any annual payment of the city as may be set out in said Charter.

Sec. 4. In the ordinance adopted by the governing body authorizing the issuance of any revenue bonds and in the proceedings relating thereto, the governing body may provide for the flow of funds, the establishment and maintenance of the interest and sinking fund, reserve fund or funds, and any other funds provided for therein, and may provide where such funds shall be deposited, and may make such additional covenants with respect to the bonds and the pledged revenues and the operation, maintenance, and upkeep of those improvements and facilities and the use or pledge of moneys derived from leases thereof, as it may deem advisable; provided, however, that the interest cost may be made from revenues received from the operation of the improvements and facilities (the net revenues of which are pledged to the payment of the bonds). Said ordinance and other proceedings may also provide that surplus net revenues received from the operation of the improvements and facilities (the net revenues of which are pledged) may be used for the payment of interest on and principal of any tax bonds issued by the city under this Act. Such ordinance and other proceedings may contain such other provisions and covenants, as the governing body shall determine, not prohibited by the Constitution of the State of Texas or by this Act (provided, however, that if the city is operating under a Home-Rule Charter and said Charter contains provisions relating to the improvements and facilities, each ordinance and other proceedings shall be in keeping with such Charter provisions if such Charter provisions are not inconsistent with the provisions of this Act); and the governing body may adopt and cause to be executed any other proceedings authorizing the issuance of said revenue bonds.

Sec. 5. All bonds of the city (tax bonds and revenue bonds) issued pursuant to the provisions of this Act shall be authorized by ordinance of the governing body of the city, shall be issued in the name of the city, shall be signed by the mayor (or presiding officer) of the city and countersigned by the city secretary (or city clerk), and shall bear the seal of the city impressed thereon; provided, that the governing body authorizing the issuance of such bonds may provide for the bonds to be signed by the facsimile signatures of said officers, either or both, and for the seal of the city to be a printed facsimile seal; and providing further that the interest coupons attached to said bonds may also be executed by the facsimile signatures of said officers. Said bonds shall mature serially or otherwise in not to exceed forty (40) years from their date or dates, and shall be sold at public sale at a price and under terms determined by the governing body to be most advantageous and reasonably obtainable, provided that the interest cost
to the city, calculated by the use of standard interest tables then currently in use by insurance companies and investment houses, does not exceed six per cent (6%) per annum, and within the discretion of the governing body such bonds may be callable prior to maturity at such time or times and at such price or prices as may be prescribed in the ordinance authorizing the bonds. Such bonds may be made registerable as to principal, or as to both principal and interest.

After bonds have been authorized by the city such bonds and the record relating to their issuance shall be submitted to the Attorney General of the State of Texas for his examination as to the validity thereof, and if such bonds have been authorized in accordance with this Act, the said Attorney General shall approve the same. After such approval, such bonds shall be registered by the Comptroller of Public Accounts of the State of Texas. When such bonds have been approved by the Attorney General, registered by the Comptroller of Public Accounts, and delivered to the purchasers, they shall thereafter be insurable except for forgery or fraud. When any revenue bonds recite that they are secured partially or otherwise by a pledge of the proceeds of a contract or contracts (including lease contracts) made between the city and another party or parties (public agency or otherwise), a copy of such contract or contracts and of the proceedings authorizing the same shall be submitted to the Attorney General along with the bond record and the approval by the Attorney General of the bonds shall constitute an approval of such contract or contracts, and thereafter the contract or contracts shall be insurable except for forgery or fraud.

Sec. 6. From the proceeds of sale of any bonds issued under the provisions of this Act, the governing body may appropriate or set aside, for the payment of interest expend-ed to accrue during the period of construction, (i) an amount necessary to pay all expenses incurred and to be incurred in the issuance, sale, and delivery of the bonds and, (ii) in the case of revenue bonds, such amount or amounts as may be prescribed by the bond ordinance to be deposited into the reserve fund or funds and investment funds, as specified in said ordinance.

Sec. 7. While any revenue bonds issued under the provisions of this Act or any interest thereon remain outstanding and unpaid, the management and control of such improvements and facilities (and the physical properties comprising the same), by the terms of the ordinance authorizing the issuance of such bonds, may be placed in the hands of the governing body of the city or may be placed in the hands of a board of trustees to be named in such ordinance, consisting of not more than seven (7) members, one (1) of whom shall be a member of the governing body of such city; provided, if the city is operating under a Home-Rule Charter and said Charter contains provisions requiring that the improvements and facilities be managed or controlled by a board of trustees, then the provisions of such Charter shall be followed. The compensation of the members of the board of trustees, the terms of office of such members, their powers and duties, the manner of exercising the same, the election or appointment of their successors, and all matters pertaining to their organization and duties shall be specified in said ordinance; provided, if the city is operating under a Home-Rule Charter, as mentioned above and the Charter contains provisions relating to any of the foregoing matters mentioned in this subsection, it is expressly provided that the provisions thereof shall be in accordance with and governed by the Charter provisions.

In all matters where such ordinance or Charter are silent, the rules governing the governing body of the city shall govern said board of trustees so far as applicable.

Sec. 8. (a) The governing body of the city shall have the power and authority to issue tax bonds for the purpose of refunding any outstanding tax bonds (original or refunding) issued by the city under the provisions of this Act and paid from interest thereon. Such refunding bonds may be issued to refund not more than one series or issues of outstanding tax bonds. Such refunding bonds shall bear interest at the same or lower rate than that of
the bonds refunded unless it is shown mathematically that a saving will result in the total amount of interest to be paid.

(b) The governing body of the city shall have the power and authority to issue revenue bonds for the purpose of refunding any outstanding revenue bonds (original or refunding) issued by the city under the provisions of this Act, or heretofore issued for any of the purposes covered by Section 1 of this Act or payable from the revenues of any of the improvements and facilities covered by said Section 1, and accrued interest thereon. Revenue refunding bonds, at the option of the governing body, may be combined with new or original revenue bonds into one series or issue of bonds. Such revenue refunding bonds may be issued to refund bonds of more than one series or issue of outstanding revenue bonds and combine pledges for the outstanding bonds for the security of the refunding bonds, and such revenue refunding bonds may be secured by pledges of other net revenues and additional net revenues provided, that such refunding will not impair the contract rights of the holders of any of the outstanding revenue bonds which are not to be refunded. Revenue refunding bonds may bear interest at a rate higher than that borne by the bonds refunded, provided, that such interest rate shall not exceed the rate specified in Section 6 of this Act.

(c) Refunding bonds (both tax refunding bonds and revenue refunding bonds) shall be authorized by ordinance of the governing body of the city, and shall be executed and mature as is provided in this Act for original bonds. They shall be authenticated by the Attorney General of the State of Texas as in the case of original bonds, and shall be registered by the Comptroller of Public Accounts of the State of Texas upon surrender and cancellation of the bonds to be refunded; but in lieu thereof, the ordinance authorizing their issuance may provide that they shall be sold at public sale and the proceeds thereof deposited in the place or places where the underlying bonds are payable, in which case the refunding bonds may be issued in an amount sufficient, not only to pay the principal of the underlying bonds, but also to pay the interest on the underlying bonds to their option or maturity dates, and the Comptroller of Public Accounts shall register them without the surrender and cancellation of the underlying bonds. In those situations where the proceeds of revenue refunding bonds are deposited in the place or places where the underlying bonds are payable, they shall be so deposited under an escrow agreement so that such proceeds will be available for the payment of the interest on and principal of said underlying bonds as such interest and principal respectively become due; and such escrow agreement may provide that such proceeds may, until such time as the same are needed to pay interest and principal as the same become due, be invested in direct obligations of the United States of America, in which instances the interest earned on such investments shall be considered as revenues of the improvements and facilities.

(d) When any refund bonds (both tax refunding bonds and revenue refunding bonds) have been approved by the Attorney General and registered by the Comptroller of Public Accounts, they shall thereafter be incontestable except for forgery or fraud.

(e) All the provisions of this Act relating to original bonds, insomuch as the same may be made applicable, shall also apply to refunding bonds issued hereunder (both tax refunding bonds and revenue refunding bonds). Sec. 9. Insofar as the same may be applicable, the provisions of Articles 1111 to 1118, Revised Civil Statutes of Texas, 1925, together with all amendments thereof and additions thereto, shall apply to revenue bonds issued under the provisions of this Act, and any city power granted by said statutes. However, where the provisions of said statutes are in conflict or inconsistent with the provisions of this Act, the provisions of this Act shall govern and prevail. Further, it is expressly provided that the city shall have no power or authority to mortgage or encumber the physical properties of the improvements and facilities.
Sec. 10. All bonds issued under the provisions of this Act (tax bonds and revenue bonds, and original bonds and refunding bonds) shall be, and are hereby declared to be, and to have all the qualifications of, negotiable instruments under the Negotiable Instruments Law of the State of Texas, and all such bonds shall be, and are hereby declared to be, legal and authorized investments for banks, savings banks, trust companies, building and loan associations, insurance companies, fiduciaries, trustees, guardians and for the sinking funds of cities, towns, villages, counties, school districts, or other political corporations or subdivisions of the State of Texas. Such bonds shall be eligible to secure the deposit of any and all public funds of the State of Texas, and any and all public funds of cities, towns, villages, counties, school districts, or other political corporations or subdivisions of the State of Texas, and such bonds shall be lawful and sufficient security for said deposits to the extent of their face value when accompanied by all unmatured interest coupons appurtenant thereto.

Sec. 11. This Act is cumulative of all existing laws of the State of Texas that are applicable, but when a city acts under the provisions of this Act, to the extent that such existing laws may be in conflict or inconsistent with the provisions of this Act, the provisions of this Act shall govern and prevail.

Sec. 12. Any revenue bonds hereunder paid by any city which are payable from the revenues of any of the improvements and facilities covered by Section 1 hereof, and all the proceedings relating to such bonds, are hereby in all things validated. It is provided, however, that the validation provisions of this Section 12 shall have no application to litigation pending upon the effective date hereof questioning the validity of the matters hereby validated if such litigation is ultimately determined against the validity of the same.

Sec. 13. The provisions of this Act are severable, and if any word, phrase, clause, sentence, paragraph, section, or other part of this Act or the application thereof to any person or circumstances shall ever be held to be invalid or unconstitutional by a court of competent jurisdiction, the remainder of the Act and the application of such word, phrase, clause, sentence, paragraph, section, or other part of this Act to other persons or circumstances shall not be affected thereby.

Sec. 14. The fact that the cities covered by this Act are in urgent need of the powers granted hereby so that their ports or harbors may be operated, maintained, and improved properly and in an efficient manner, and that the proper operation of such ports or harbors will not only benefit such cities but also the State at large, creates 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 said Rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

The amendment was adopted.

H. R. No. 1017 was passed to engrossment.

HOUSE BILL NO. 1043 ON SECOND READING

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

H. R. No. 1043. A bill to be entitled "An Act providing for the hunting, taking, and killing of wild buck deer, wild bear, wild turkey gobblers and collared peccary or javelina with bows and arrows in Lamar County; establishing a season therefor and providing for and providing use of certain types of bows and arrows; defining a buck deer for purposes of this Act; providing penalties; and declaring an emergency." The bill was read second time.

Mr. Preston offered the following amendment to the bill:

Amend House Bill No. 1043 by striking all below the enacting clause and substituting in lieu thereof the following:

"Section 1. Section 1 of Chapter 183, Acts of the Fifty-fifth Legislature, Regular Session, 1957, is amended to read as follows:

Section 1. No person shall kill, attempt to kill or take any wild tur-
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H. B. No. 1103, A bill to be entitled "An Act amending Section 8 of Chapter 427, Acts of the 54th Legislature, Regular Session, 1955, as amended, codified as Section 8 of Article 3831, Vernon's Texas Civil Statutes, so as to fix the minimum and maximum salaries of certain officials in all counties of this State having a population of not less than nine hundred thousand (900,000) nor more than one million (1,000,000) and certain officials whose precincts lie in cities of populations of six hundred thousand (600,000) population, or more, according to the last preceding Federal census; and declaring an emergency." The bill was read second time.

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

Amend H. B. No. 1103 by striking out Section 1 and inserting in lieu thereof the following:

Section 1. Section 8 of Chapter 427, Acts of the 54th Legislature, Regular Session, 1955, as last amended by Section I of Chapter 43, Acts of the 56th Legislature, Second Called Session, 1959, codified as Section 8 of Article 3831, Vernon's Texas Civil Statutes, is amended to read as follows:

"Sec. 8. In all counties having a population of not less than nine hundred thousand (900,000) nor more than one million (1,000,000) according to the last preceding Federal census, the Commissioners Courts of such counties shall fix the salaries of the following county officials in the following manner:

The salary of the County Judge shall be Sixteen Thousand Dollars ($16,000) per annum; the County Commissioners, Thirteen Thousand, Two Hundred Dollars ($13,200); the Criminal District Attorney, not less than Fifteen Thousand Dollars ($15,000) nor more than Eighteen Thousand Dollars ($18,000); the Tax Assessor and Collector, not less than Fourteen Thousand Dollars ($14,000) nor more than Sixteen Thousand Dollars ($16,000), provided, however, that the total compensation received by the Tax Assessor and Collector, including all additional fees and compensation, shall not exceed Seventeen Thousand Dollars ($17,000) per annum in the aggregate;
Probate Judge, not less than Fourteen Thousand Dollars ($14,000) nor more than Sixteen Thousand Dollars ($16,000); Sheriff, not less than Fourteen Thousand Dollars ($14,000) nor more than Fifteen Thousand Dollars ($15,000); County Clerk and District Clerk, not less than Fourteen Thousand Dollars ($14,000) nor more than Fifteen Thousand, Two Hundred Dollars ($15,200); County Purchasing Agent, not less than Ten Thousand Dollars ($10,000) nor more than Twelve Thousand, Five Hundred Dollars ($12,500); Assistant County Purchasing Agent, not less than Five Thousand Dollars ($5,000) nor more than Seven Thousand, Five Hundred Dollars ($7,500); County Engineer, not less than Ten Thousand Dollars ($10,000) nor more than Thirteen Thousand Dollars ($13,000); Justices of the Peace and Constables, not more than Eleven Thousand Five Hundred Dollars ($11,500) per annum, to be paid in equal monthly installments; provided, however, that the Justices of the Peace and Constables whose precincts lie wholly or in part in cities having a population of six hundred thousand ($600,000), or more, according to the last preceding Federal census, shall receive not less than Ten Thousand Dollars ($10,000) per annum which sums shall be paid in twelve (12) equal monthly installments out of the General Fund of such County.

The amendment was adopted.

H. B. No. 1126 was passed to engrossment.

HOUSE BILL NO. 1126 ON SECOND READING

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

H. B. No. 1126, A bill to be entitled "An Act validating Brazoria County Water Control and Improvement District No. 8 and declaring it a validly existing and operating conservation and reclamation district under Section 19, Article XVI, Texas Constitution; validating the addition of lands to such District and the boundaries thereof; validating governmental proceedings and acts; validating $100,000 bonds voted in said District on March 11, 1931, and all proceedings had in connection therewith; finding and determining that the lands and other property within said District are, and will be, benefited by the District; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency." The bill was read second time and was passed to engrossment.

MESSAGE FROM THE SENATE

Austin, Texas, May 34, 1941

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

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

H. B. No. 1128, A bill to be entitled "An Act relating to the...," was read second time and was passed to engagement.

HOUSE BILL NO. 1128 ON SECOND READING

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

H. B. No. 1128, A bill to be entitled "An Act validating Brazoria County Water Control and Improvement District No. 3 and declaring it a validly existing and operating conservation and reclamation district under Section 19, Article XVI, Texas Constitution; validating the addition of lands to such District and the boundaries thereof; validating governmental proceedings and acts; validating $100,000 bonds voted in said District on March 11, 1931, and all proceedings had in connection therewith; finding and determining that the lands and other property within said District are, and will be, benefited by the District; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency." The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1133 ON SECOND READING

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

H. B. No. 1133, A bill to be entitled "An Act prescribing the lawful period for hunting quail in Bee County, Texas; and declaring an emergency." The bill was read second time and was passed to engrossment.

CAPTIONS ORDERED AMENDED

On motion of Mr. Caldwell, and by unanimous consent of the House, the Captions of all Senate Bills passed on the Local and Uncontested Bill Calendar today were ordered amended to conform with the body of the bills, where necessary.
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Sir: I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to Senate Bill No. 197 by Viva Voce Vote.

I am directed by the Senate to inform the House that the Senate has appointed a Conference Committee to adjust the differences between the two Houses on S. J. R. 23.

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


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

H. C. R. No. 46, Granting permission to Jack Worley, W. O. Worley and O. C. Dickinson d/b/a D & W Investment Company to sue the State of Texas in any court of competent jurisdiction within the County of Lubbock.

H. J. R. No. 32, Proposing an amendment to the Constitution of the State of Texas.

S. J. R. No. 9, Proposing an amendment to the Constitution of the State of Texas to raise the limit on use of state funds for financial assistance of the needy aged, needy blind, and needy children from Forty-seven Million Dollars a year to Fifty-two Million Dollars a year.

S. B. No. 32, Relating to registration, licensing and operations of certain trailers; and declaring an emergency.

S. B. No. 31, Directing payment of certain miscellaneous claims and judgments out of the sum appropriated for that purpose in the General Appropriation Bill; and declaring an emergency.

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

REPORT TO THE 57th LEGISLATURE

The Texas Commission on City and County Governments was created by S. C. R. No. 18 of the 56th Legislature. The first organizational meeting was held January 19, 1960, in Austin, Texas. Three subsequent public meetings were held in Austin, Houston, and Dallas to which local government officials were invited to present their thinking in regard to consolidation of governmental services. Many views presented to the Committee were quite divergent, but the range of thinking on the future of metropolitan governmental units was quite encouraging.

The Commission also prepared a questionnaire on metropolitan problems which was mailed to about 1,400 local officials throughout Texas. The necessity for careful tabulation of results (together with the slow, but finally almost complete returns) precluded preparation of this study for discussion, appraisal and recommendation. It should be said that many ideas for improvement of local services have been suggested, with some rather strong objections to doing anything.

Since the population explosion problem is not limited to the 21 standard metropolitan areas in Texas (with other areas approaching that classification) but exists throughout the Nation, and based on the experiences of this Committee as set out above, any recommendations for legislation at this time would be premature.

Therefore, your Texas Commission on City and County Governments respectfully reports back to the 57th Legislature as directed by S. C. R. No. 18 of the 56th Legislature with the recommendation that the Commission be continued by the 57th Legislature for another two years in order to complete the work begun by this Commission.

Respectfully submitted,
RENE ATWELL,
Chairman.

ROBERT W. BAKER,
Vice-Chairman.
ADJOURNMENT

Mr. Hollowell moved that the House adjourn until 10:30 o’clock a.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 10:28 o’clock a.m., adjourned until 10:30 o’clock a.m. today.

APPENDIX

STANDING COMMITTEE REPORTS

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

Conservation and Reclamation: H. B. No. 1118 and H. B. No. 1136.


Criminal Jurisprudence: S. B. No. 267.


SEVENTIETH DAY

(Wednesday, May 24, 1961)

The House met at 10:30 o’clock a.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:

Adams of Lubbock
Bailey
Adams of Titus
Banfield, Mrs.
Allen
Andrews
Atwell
Bell
Blaise
Boggan
Bridges
Buchanan
Burgess
Butler
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Counsel
Cook
Corr
Cottee
Cowies
Craig
Crews
Carlington
de la Garza
Dewey
Duff, Miss
Dungan
Eckhardt
Ehrle
Fairchild
Fletcher
Floyd
Foreman
Gibbens
Gladden
Glass
Glas
Glasing
Green
Grover
Guffey
Hale
Harding
Harrington
Hayes
Healy
Hilton
Hollowell
Huebner
Hughes
Hughes of Grayson
Hughes of Dallas
Isacski, Miss
James
Jamison
Jarvis
Johnson of Dallas
Johnson of Bexar
Johnson of Bell
Jones of Dallas
Jones of Travis
Kenna
Kilpatrick
Kollie
Korleth

Lack
Larry
LaValle
Leaverton
Lewis
Longoria
McCoppin
McGregor
McGregor
McElroy
McElroy
McMillan
Martini
Miller
Moore
Mullen
Muenzer
Nagem
Oliver
Osborn
Parrish
Pearsall
Peele
Petty
Pieratt
Pipkin
Price
Quilliam
Rapp
Ratliff
Read
Richards
Richardson
Roberts of Hill
Robertson of Dawson
Rosa
Rosen
Sandahl
Scheran
Shannon
Shipley
Silder
Smith of Bexar
Smith of Jefferson
Snelson
Spears
Spillman
Springer
Stewart
Stewart
of Galveston
Stewart
of Wichita
Stovall
Stovall
Thurman
Thurmond
Townsend
Trevino
Tunnell