presently occupied on a temporary basis by the Comptroller’s Office on the fourth floor of the north wing of the Capitol and in the basement and authorizing remodeling and renovation of such space.

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, May 27, 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. 132, suspending the Joint Rules of the two Houses in order that either House may take up and consider Senate Bill No. 370 at any time.

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, May 26, 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. 136, authorizing certain corrections to Senate Amendment No. 4 to House Bill No. 821.

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

SEVENTY-FOURTH DAY (Monday, May 29, 1961)

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

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

A quorum of the House was announced present.

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

"Our Father, as we come to the end of this Legislative Session, we recall the words of Paul in his message to Timothy:

"For I am now ready to be offered, and the time of my departure is at hand. I have fought a good fight. I have finished my course, I have kept the faith." II Timothy 4:6, 7.

Almighty God, as we stand before Thee on this last day of this fifty-seventh Legislature, help us to be like Thy Son Jesus—never in a hurry and never lost. Father, we are human. We grow tired. We feel the strain of meeting deadlines and we become confused under tension. We stand in need of Thy help. Supply the needs of tired bodies, weak spirits and tattered nerves. Refresh our weariness that this may be a good day with much done and done well. These petitions we offer in the Name of Jesus.—Amen."

LEAVES OF ABSENCE GRANTED

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

Mr. Cook for today on motion of Mr. Heasty.

Mr. Latimer for this morning on motion of Mr. Glasing.

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

PRESENTATION TO THE HONORABLE V. E. BERRY

Speaker Turman recognised the Honorable W. S. Heasty who addressed the House and presented the Honorable V. E. Berry with a riding crop.

Mr. Berry addressed the House expressing appreciation to Mr. Heasty for the gift.

MEMORIAL RESOLUTIONS

ADOPTED

H. S. R. No. 713, By Mr. Petty: in memory of Forrest Weinstein.


SUPPLEMENT TO HOUSE JOURNAL AUTHORIZED

Mr. Dewey moved that the reports of the Committees on Enrolled Bills of May 24, May 27 and May 28 be printed as a supplement to the House Journal of May 19.

The motion prevailed.

CONGRATULATORY RESOLUTIONS

ADOPTED

H. S. R. No. 773, By Mr. Bailey: Commending citizens of Eastland County.

H. S. R. No. 774, By Mr. Cory: Congratulating Radio Station KGUL.

CONCERNING DOMESTIC SHRIMP MARKET

Mr. LaValle offered the following resolution:

H. S. R. No. 775

Whereas, There have been introduced in the Congress of the United States, bills seeking to curb excessive imports of shrimp and to bring some measure of stability to the domestic shrimp market, such bills being exemplified by H. R. 6168 and S. 1671; and

Whereas, The shrimp fishery of the State of Texas constitutes one of its most important industries and provides a wise utilization for this valuable natural resource; and

Whereas, The shrimp fishery of the State of Texas has been adversely affected and financially crippled by unstable market conditions brought about in whole or in part...
Whereas, It is the understanding of this Legislature that it is unable to cope with the problem and afford to the shrimp fishermen protection which it needs, but that such remedial measures are within the power and the purview of the Federal Congress and the Executive; now, therefore, be it

Resolved, That the House of Representatives of the Fifty-seventh Legislature of the State of Texas, assembled in Regular Biennial Session in Austin, Texas, do hereby petition the Congress of the United States, and the Departments of the Executive Branch of the Federal Government to exert their best efforts to bring about a measure of stability to the domestic shrimp market by a regulation of imports of shrimp so that the domestic shrimp industry may survive and prosper, giving employment to Americans, utilizing fully this valuable natural resource, and preserving and maintaining the health of our oceans; and be it further

Resolved, That copies of this Resolution be provided to the President of the United States, the Secretary of each Department of the Executive Branch, and to the Congress of the United States.

LA VALLE, STEWART of Galveston

The resolution was referred to the Committee on Rules.

TO PROVIDE FOR A COMMITTEE OF MEMBERS OF THE LEGISLATURE TO WORK WITH THE TEXAS TURNPIKE COMMISSION AND OTHERS

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

S. C. H. No. 80

Whereas, The Texas Turnpike Commission was created in 1956 by the Texas Legislature to govern Texas turnpikes. The Dallas-Fort Worth turnpike is the only turnpike in operation in Texas and is located wholly within the confines of Dallas and Tarrant Counties; and

Whereas, The western end of the Dallas-Fort Worth turnpike was constructed over the right-of-way that was originally designated and intended for the construction of a free-way for the use of citizens of East Fort Worth, who now have to pay a 10¢ toll charge to use this section of the turnpike; and

Whereas, Numerous attempts have been made by civic groups in Fort Worth, the City Council, members of the Legislature and other interested groups to work out a plan whereby either the turnpike could be used by the citizens of East Fort Worth on an annual fee basis, paid for by the city, or some arrangement could be made whereby a free-way could be extended along the turnpike right-of-way to care for the needs of East Fort Worth people; and

Whereas, Bonds have been voted by the City of Fort Worth to secure right-of-way but certain turnpike property will have to be either acquired or leased and the Turnpike Commission is at present studying means to this end; and

Whereas, It will be to the interest of thousands of citizens of Texas if a fair solution of this problem can be effected, which might be helped by the appointment of one (1) member of the Texas Senate and three (3) members of the House of Representatives to work with the Texas Turnpike Commission, the City Council of Fort Worth and other interested parties in solving this problem, now, therefore, be it

Resolved, By the Senate of Texas, the House of Representatives concurring, that the Lieutenant Governor be, and he is hereby authorized, to appoint one (1) member of the Texas Senate and the Speaker of the House of Representatives be, and he is hereby authorized, to appoint three (3) members of the House of Representatives to work with the Turnpike Commission and all interested parties in the solution of this vital problem.

The resolution was referred to the Committee on Rules.
GRANTING THE CENTRAL LIGHT AND POWER COMPANY PERMISSION TO SUE THE STATE

The Speaker laid before the House for consideration at this time, S. C. R. No. 74, Granting the Central Light and Power Company permission to sue the State.

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

Mr. Caldwell offered the following committee amendment to the resolution:

Committee Amendment No. 1

Amend S. C. R. No. 74 by striking out the last paragraph thereof.

CALLDIELI, PREALER

The amendment was adopted.

S. C. R. No. 74, as amended, was then adopted.

COMMENDING B. L. PARKER, SERGEANT-AT-ARMS

Mr. Wells offered the following resolution:

H. S. R. No. 777

Whereas, The House of Representatives wishes to recognize and honor one of its favorite friends and one of its most stalwart defenders, the respected Sergeant-at-Arms of the Fifty-seventh House of Representatives, B. L. Parker; and

Whereas, B. L. gained the confidence of the Members of the House to such a degree of assurance that he was elected twice to this coveted and worthy position; and

Whereas, Most outstanding of his many facets of character action is his diligence in taking care of the Members, whatever their needs, whenever they call; and

Whereas, Every man having a reason for his success, B. L.'s is his cute little wife, Marcie, whom he married on June 28, 1948, and who is as pretty as ever since the arrival of a Parker '61, Miss Marcilyn, born on March 19, 1961; and

Whereas, Our forthright and direct Sergeant-at-Arms has served loyally, has piloted smoothly, and has soothed strenuously all the extra-curricular activities of the Members and visitors in this taxing and sometimes un-appropriate Session; and

Whereas, We, the Members of the House, appreciate the stewardship of B. L. Parker and will long remember his part in the daze and nights of meetings and calls of the House, and in the various enthusiastic congregational visits of the milk billers, the horse racers, and the fearless firemen; now, therefore, be it

Resolved, That the House of Representatives of the Fifty-seventh Legislature does hereby officially thank Sergeant-at-Arms B. L. Parker for a job well done and for holding the reins loosely, but with combustive force!

The resolution was read.

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

The resolution was unanimously adopted.

COMMITTEE MEETING

Mr. Smith of Jefferson asked unanimous consent of the House that the Committee on Rules be permitted to meet at this time.

There was no objection offered.

RELATIVE TO INTEREST RATES ON LOANS

The Speaker laid before the House for consideration at this time, H. S. R. No. 751, Relative to interest rates on loans.

The resolution having heretofore been referred to the Committee on Banks and Banking and reported favorably by the Committee:

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

Committee Amendment No. 1

Amending H. S. R. No. 751 by striking the words "approving
The amendment was adopted.

The resolution, as amended, was adopted.

H. B. NO. 912 ON FINAL PASSAGE

On motion of Mr. Bass and by unanimous consent of the House, H. B. No. 912 was passed by the following vote:

Yea: 124

Adams of Lubbock
Adams of Titus
Aldia
Abbe
Andrews
Asbill
Ballman
Bancroft, Mrs.
Barlow
Barney
Hartranft
Bass
Bell
Blane
Bryant
Bridges
Buchanan
Burgess
Butler
Cason
Carrber
Cole of Hunt
Collins
Connell
Cory
Cowles
Craig
Crews
Curlington
de la Garza
Dewey
Duff, Miss
Duigan
Richardt
Dhie
Fairchild
Fletcher
Fogel
Foreman
Gadd
Gibbons
Glidden
Glines
Glover
Guerra

Spears
Peters
Picker
Pipkin
Preston
Price
Quilliam
Ram
Rand
Richards
Richardson
Roberts of Hill
Ross
Rosam
Schram
Shannon
Shipley
Slack
Slidell
Smart

Yes: 124

Adams of Lubbock
Adams of Titus
Aldia
Abbe
Andrews
Asbill
Ballman
Bancroft, Mrs.
Barlow
Barney
Hartranft
Bass
Bell
Blane
Bryant
Bridges
Buchanan
Burgess
Butler
Cason
Carrber
Cole of Hunt
Collins
Connell
Cory
Cowles
Craig
Crews
Curlington
de la Garza
Dewey
Duff, Miss
Duigan
Richardt
Dhie
Fairchild
Fletcher
Fogel
Foreman
Gadd
Gibbons
Glidden
Glines
Glover
Guerra

Yea: 124

Adams of Lubbock
Adams of Titus
Aldia
Abbe
Andrews
Asbill
Ballman
Bancroft, Mrs.
Barlow
Barney
Hartranft
Bass
Bell
Blane
Bryant
Bridges
Buchanan
Burgess
Butler
Cason
Carrber
Cole of Hunt
Collins
Connell
Cory
Cowles
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Curlington
de la Garza
Dewey
Duff, Miss
Duigan
Richardt
Dhie
Fairchild
Fletcher
Fogel
Foreman
Gadd
Gibbons
Glidden
Glines
Glover
Guerra

Nay: 8

Cotton
Harling
James
Johnson of Dallas

Nay: 8

Cotton
Harling
James
Johnson of Dallas

Absen:

Atwell
Berry
Caldwell: Sanford
Champman
Coff of Harris
Coffen
Green

Absent—Excused

Cook
Tunnell

HOUSE BILL NO. 840 WITH SENATE AMENDMENT

Mr. Price moved that the House concur in the Senate Amendment to,

H. B. No. 840. A bill to be entitled

"An Act amending Section 1 of Chapter 300, Acts of the 53rd Legis­
lature, Regular Session, 1963, to provide that the maximum salary for stenographers for county judges in counties with a population in ex­cess of twenty thousand and one (20,001) and less than Fifty thou­sand (50,000) shall be Four Thou­sand and Eight Hundred Dollars ($4,800); and declaring an emer­gency."

The motion prevailed by unan­i­mous consent.
Amend H. B. No. 840, Sec. 1(b) by striking the words and figures “twenty thousand and one (20,001)” and “fifty thousand (50,000)” and inserting in lieu thereof the follow­ ing: “twenty-eight thousand (28,000)” and “thirty thousand (30,000)” and by changing the word “Shall” after the word “judges” and before the word “receive” to “may,”

COMMITTEE MEETING

Mr. Sandahl asked unanimous consent of the House that the Committee on Banks and Banking be permitted to meet at this time.

There was no objection offered.

HOUSE BILL NO. 1004 WITH SENATE AMENDMENTS

Mr. Gladden called up with Senate Amendments for consideration at this time.

H. B. No. 1004, A bill to be entitled “An Act providing additional compensation for the county judge of Tarrant County for his service as a member of the juvenile board; providing that such compensation shall be in addition to all other compensation now provided or allowed by law for said county judge; providing that the commissioners court of Tarrant County shall provide the necessary funds for such compensation; and declaring an emergency.”

Mr. Gladden moved that the House do not concur in the Senate Amendments, and that a Conference Committee be requested to adjust the differences between the two Houses on the bill.

The motion prevailed.

HOUSE BILL NO. 829 WITH SENATE AMENDMENTS

Mr. Hughes of Grayson moved that all necessary rules be suspended for the purpose of concurring in the Senate Amendments to,

H. B. No. 829, A bill to be entitled “An Act concerning the practice of barbering in this State; amending Sections 5, 20 and 27 of House Bill 104, Chapter 66, Acts of the 41st Legislature, First Called Session, as amended; changing the existing law relating to the licensing and operation of barber schools and colleges; providing for an increase in the annual renewal fee for certificates of registration; providing that the members of the State Board of Barber Examiners shall receive an increase in per diem; providing for severability; and declaring an emergency.”

The motion prevailed by the following vote:

Yeas—118

Adams of Lubbock Haynes
Albritton Healy
Allen Hixon
Arwell Hollowell
Bailey Huesner
Bazley Hughes
Bartow of Grayson
Barnes Hughes of Dallas
Bartram Isaacson
Bass James
Bell Jarnigan
Blaine Jarvis
Bridges Johnson of Beaz
Buchanan Johnson of Bell
Burges Jones of Dallas
Caldwell Jones of Travis
Cannon Kemp
Carriker Kilpatrick
Cole of Harris Koliba
Cole of Hunt Korth
Collins Lack
Cook Lary
Crawford La Valle
Crewe Leaverton
Crest Longoria
Custon McCauley
Dewey McClellan
Dygang McClellan of El Paso
Eckhardt McGregor
Echard of El Paso
Fletcher Markgraf
Floyd Markby
Foreman Martin
Garricon Miller
Gibbens Mullen
Glass Murray
Cussingie Nimitz
Green Oliver
Grover Pealer
Guttry Peeler
Hale Petty
Harding Piersall
Harrington
### May 29, 1961; HOUSE JOURNAL 2767

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**Nays—24**

- Adams of Titus
- Andrews
- Berry
- Boyton
- Butler
- Chapman
- Cory
- Cotson
- Craig
- Duff, Miss
- Elbin
- Haring

**Absent**

- Ballman
- de la Garza
- Lewis

**Absent—Excused**

- Cook
- Latimer

Mr. Oliver moved to reconsider the vote by which the House concurred in the Senate Amendments to H. B. No. 829, and to table the motion to reconsider.

The motion to table prevailed.

### TEXT OF SENATE AMENDMENTS TO HOUSE BILL NO. 829

- **Amendment No. 1**
  - Substitute "Eight Dollars ($8.00)" for "Ten Dollars ($10)" in the first sentence of Section 20.

- **Amendment No. 2**
  - Substitute "two thousand, eight hundred (2,800)" for "one thousand, eight hundred (1,800)" in Section 3(c) (1).

- **Amendment No. 3**
  - Add to Section 4 the following:
    
    "No barber college or institution authorized under this Act may charge more than the actual cost for any barber work or services performed by students or trainees of the institution."

- **Amendment No. 4**
  - Add a new subsection after subsection (c) on page 2 between line 31 and 32 to read as follows:

    "(d) Anything to the contrary in this Act notwithstanding, each such school shall place a sign on the front outside portion of its building in a prominent place. Such sign shall read "BARBER SCHOOL—STUDENT BARBERS" and shall be a minimum size of ten inches in block letters. Printed signs containing the foregoing information shall be prominently displayed upon each inside wall of the establishment."

- **Amendment No. 5**
  - Delete all of Section 1 beginning on line 22 and ending on line 31 of page 2.

### REASON FOR VOTE

I would like the record to show that the Chair is continuing to take double barrelled motions and thereby, showing the record vote, for or against suspension of rules, as the final vote on various pieces of legislation thereby denying members of the House the right to oppose suspension of the rules and have the record properly reflect the members' final votes directly on such legislation.

JAMES E. (Jim) NUGENT.

### CONFERENCE COMMITTEE APPOINTED ON HOUSE BILL NO. 1004

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on H. B. No. 1004:

- Mearess, Gladden, Chairman; Cow- en, Green, Kennard and Richardson.
TO REQUEST A STUDY REGARDING PRIVATE TRADE AND CORRESPONDENCE SCHOOLS

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

H. S. R. No. 646, To request a study regarding private trade and correspondence schools.

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

(Mr. Hale In The Chair).

H. S. R. No. 646 was adopted.

TO ENDORSE CERTAIN EFFORTS OF THE SOUTH TEXAS VETERANS ALLIANCE

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

H. C. R. No. 90, To endorse certain efforts of the South Texas Veterans Alliance.

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

H. C. R. No. 90 was adopted.

URGING CONGRESS TO CONSIDER THE DESIRABILITY OF AMENDING THE CONSTITUTION TO PROVIDE FOR THE POPULAR ELECTION OF FEDERAL JUDGES

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

H. S. R. No. 763, Urging Congress to consider the desirability of amending the constitution to provide for the popular election of Federal Judges.

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

H. S. R. No. 763 was lost.

ADOPTION OF CONFERENCE COMMITTEE REPORT ON SENATE BILL NO. 386

Mr. Cole of Harris submitted the following Conference Committee Report on Senate Bill No. 386:

Be It Enacted By The Legislature of the State of Texas:

Section 1. Article 5924, Revised Civil Statutes of Texas, 1925, also

An Act to amend Article 5924 of the Revised Civil Statutes of Texas, 1925, also
modified as Article 5924 Vernon's Annotated Civil Statutes of Texas: this amendment provides that the certificate required to transact business in the State of Texas under an assumed name, which certificate has to be filed in the office of the county clerk, shall be effective for a period of not to exceed ten years, at which time it shall automatically terminate unless the certificate is renewed; providing for the termination of all certificates now on file in the county clerk's office as of December 31, 1926; repealing all laws in conflict; providing for severability and declaring an emergency.

Be It Enacted By The Legislature of the State of Texas:

Section 1. Article 5924, Revised Civil Statutes of Texas, 1925, also
codified as Article 5924 Vernon’s Annotated Civil Statutes of Texas, and is hereby amended by adding thereto a new section to be identified as Article 5924 (a) to read as follows:

“Article 5924(a)—The certificate required by the provisions of Article 5924, Revised Civil Statutes of Texas, 1925, to be filed in the office of the county clerk by each and every person conducting business in the State of Texas under an assumed name shall be effective for a period of not to exceed ten years from the date said certificate is filed in the office of a county clerk. At the end of said ten years said certificate shall become null and void and of no effect, unless prior to said expiration a new certificate shall be filed in the office of the county clerk renewing said certificate for an additional period of not to exceed ten years.

Section 2. All of said certificates on file in the offices of county clerks which have heretofore been filed in accordance with Article 5924, shall terminate and become null and void and of no effect, unless prior to said expiration a new certificate shall be filed in the office of the county clerk renewing said certificate for an additional period of not to exceed ten years.

Section 3. All of said certificates on file in the offices of county clerks which have heretofore been filed in accordance with Article 5924, shall be effective for a period of not to exceed ten years from the date said certificate is filed in the office of a county clerk. At the end of said ten years said certificate shall become null and void and of no effect, unless prior to said expiration a new certificate shall be filed in the office of the county clerk renewing said certificate for an additional period of not to exceed ten years.

Section 4. The fact that the records of county clerks have become cluttered with thousands of certificates of businesses which are no longer in existence and the volume of which causes great inconvenience to the public in searching the records 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.

Mr. Cole of Harris moved that the Conference Committee Report on Senate Bill No. 385 be adopted. The motion prevailed.

MESSAGE FROM THE SENATE

Austin, Texas, May 29, 1961
Hon. James A. Turner, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has granted the request of the House for a Conference Committee to adjust the differences between the two Houses on Senate Bill No. 589.

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

Senators: Fuller, Baker, Parkhouse, Reagan and Gonzales.

I am directed by the Senate to inform the House that the Senate has refused to concur in House Amendments to S. J. R. No. 7 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:
I am directed by the Senate to inform the House that the Senate has passed the following:

S. C. R. No. 83, Suspending the Joint rules in order that the House of Representatives may take up and consider Senate Bill 491 at any time.

S. C. R. No. 84, Suspending the Joint Rules to allow either House to consider S. B. No. 143 at any time.

S. C. R. No. 85, Expanding gratitude to Mr. Walter E. Long and the Legislative Vice.

Respectfully,

CHARLES A. SCHUBERT
Secretary of the Senate.

HOUSE BILL NO. 763 WITH SENATE AMENDMENTS

Mr. Shipley called up with Senate Amendments for consideration at this time,

H. B. No. 763, A bill to be entitled "An Act amending Article 1170, Revised Civil Statutes of Texas, 1925, pertaining to surrenders to the quailed voters of a Home Rule City of amendments to an existing charter of such city; repealing Article 1171, Revised Civil Statutes of Texas; and declaring an emergency."

Mr. Shipley moved that the House do not concur in the Senate Amendments, and that a Conference Committee be requested to adjust the differences between the two Houses on the bill.

The motion prevailed.

CONFERENCE COMMITTEE APPOINTED ON HOUSE BILL NO. 753

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on H. B. No. 753:

Messrs. Shipley, Chairman; Barlow, Atwell, Kilpatrick and Pieratt.

ADOPTION OF CONFERENCE COMMITTEE REPORT ON SENATE BILL NO. 224

Mr. Preston submitted the following Conference Committee Report on Senate Bill No. 224:

Austin, Texas, May 19, 1951

Hon. Ben Ramsey, President of the Senate.

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

Sirs: We, your Conference Committee, appointed to adjust the differences between the Senate and the House of Representatives on S. B. No. 224, have met and had same under consideration, and beg to report it back with the recommendation that it do pass in the form attached.

REAGAN,
BAKER,
DIES,
HERRING.
On the part of the Senate.

PRESTON,
HAIR,
MURRAY,
PRICE,
RAPP.
On the part of the House.

By: Baker, Reagan
S. B. No. 224

"A BILL
To Be Entitled
An Act relating to the creation of a National Seashore Area on part of Padre Island and the surrounding submerged lands; providing for severability; repealing all laws or parts of laws in conflict; and declaring an emergency."

Be It Enacted By The Legislature of the State of Texas:

Section 1. The surface estate of that part of the following described lands situated in Kleberg, Kenedy, Willacy and Cameron Counties, to which the State of Texas has title or may acquire title or that have been acquired or that have become vested under any previous Act or
Acts, which Congress in its good judgment may require for a National Seashore Area, shall be and are hereby established, dedicated and set apart as a public park for the benefit and enjoyment of the people and shall be known and designated as the "Padre Island National Seashore" which area is approximately described as follows:

Beginning at a point one (1) mile northerly of North Bird Island on the easterly line of the Intracoastal Waterway; thence due east to a point on Padre Island one (1) mile west of the mean high water line of the Gulf of Mexico; thence southwesterly paralleling the said mean high water line of the Gulf of Mexico, a distance of about three and five-tenths (3.5) miles; thence due east to the two-fathom line on the east side of Padre Island as depicted on the United States Coast and Geodetic Survey chart number 1286; thence along the said two-fathom line on the east side of Padre Island as depicted on United States Coast and Geodetic Survey charts numbered 1286, 1287 and 1288, for a distance of approximately eighty-five (85) miles; thence westerly crossing Padre Island to the easterly line of the Intracoastal Waterway at a point northerly of Three Island; thence northerly following the easterly line of the Intracoastal Waterway as indicated by channel markers in the Laguna Madre to the point of beginning.

The Legislature takes no part in the decision as to the length of said National Seashore Area, leaving that decision to the National Congress except that in no event shall said area exceed eighty-eight and one-half (88 1/2) miles in length.

Sec. 2. The Legislature of the State of Texas hereby withdraws from the surface estates of all state-owned lands in said area regardless of the purpose or purposes for which they are held and hereby transfers and conveys the surface estates of that part of said above described tract which Congress may require for said park purposes to the State of Texas for park purposes only and title hereby vested in the State of Texas for park purposes only, and said surface estates shall become a part of the Padre Island National Seashore. The said surface estates hereby transferred and conveyed are conveyed in fee simple title, and the mineral estate with the right of occupation and use of so much of the surface as may be required for all purposes reasonably beneficial to the mining or removal of the minerals is hereby specifically reserved.

Sec. 3. The Commissioner of the General Land Office shall prepare a list of the lands now owned in said area by the State of Texas or its instrumentalities for any purpose and deliver a certified copy of such list to the Texas State Parks Board. The surface estate in said lands shall be for recreational park purposes and shall be under the supervision and control of the Texas State Parks Board.

Sec. 4. Immediately after enactment by the Congress of the United States of legislation authorizing the creation of a National Seashore Area on Padre Island, and in consideration of the United States agreeing to establish and maintain said area as a National Seashore Area, the School Land Board of the State of Texas is hereby authorized and directed to execute a deed of conveyance to the United States Government covering such parts of the state-owned lands on Padre Island as may be included in the National Seashore Area, but not to exceed the area described in Section 1 hereof, for recreational parks purposes, and to cede to the United States Government jurisdiction over said lands in conformity with the provisions of Article 5247, Revised Civil Statutes of Texas of 1925. Said deed shall also reserve to the State of Texas the right to retain concurrent jurisdiction over every portion of the lands so ceded, so that all process, civil and criminal, issuing under the authority of said state or any of the courts or judicial officers thereof, may be executed by the proper officers of the state, upon any person amenable to the same within the limits of the land so ceded as the area for the Padre Island National Seashore, in like manner and like
effect as if no such occasion had taken place; and, reserving further to the state the right to levy and collect taxes, sales, use or gross receipts from sales of products or commodities upon which a tax is levied in this state, and to tax persons and corporations, their franchises, properties and income, on land or lands deeded and conveyed under the terms of this Act; and reserving also, to persons residing in or on any of the land or lands deeded or conveyed, the right to vote at all elections within the counties in which said land or lands are located, upon like terms and conditions and to the same extent as they would be entitled to vote in such counties had not such lands been deeded or conveyed as aforesaid to the United States of America.

Said land shall not be conveyed unless the School Land Board is satisfied that the mineral interest with the right of occupation and use of so much of the surface of the land or waters as may be required for all purposes reasonably incident to the mining, development, or removal of the minerals is protected and the deed to the Federal Government and Federal legislation establishing Padre Island as a National Seashore area contains the following provisions, to wit:

The Secretary of the Interior shall permit a reservation by the grantor of all oil, gas, and other minerals in such land or waters with the right of occupation and use of so much of the surface of the land or waters as may be required for the purposes of development of oil, gas and other minerals, including sites for the purpose of drilling directionally under adjoining State owned submerged lands.

Sec. 5. The United States Government, through the Secretary of the Interior or any other agency, is hereby authorized to purchase, condemn, receive, hold and acquire title to the surface estate of so much of the land in the area above described as shall be required by Congress as the Padre Island National Seashore for use as a recreational park; provided that the acquisition of lands in such area shall not affect the mineral estate in the lands so acquired, nor the right of ingress and egress for the purposes of explor­ ing for, developing, processing, storing and transporting minerals from beneath said lands and waters with the right of housing employees for such purposes.

Sec. 6. The Legislature of the State of Texas further requests that the Federal Government permit the leasing of sites on that portion of Padre Island which may lie within Padre Island National Seashore for the purpose of drilling directionally from Padre Island under the adjoining submerged lands both in and out of Padre Island National Seashore, and that the Department of Interior promulgate reasonable rules and regulations as to the use of such drilling sites, the length of time permitted for removal of drilling equipment upon completion, the construction and maintenance of pumping and storage facilities necessary to remove oil from completed wells, the housing of employees for such purposes, and the establishment of reasonable easements for the transportation of all minerals so produced.

Sec. 7. The State of Texas requests the United States Government to construct a paved road from Corpus Christi to Port Isabel, and to construct a causeway from Port Mansfield to Padre Island, and to provide such ferries and other bridges as may be necessary in order to make the entire length of the National Seashore Area and adjacent lands accessible to the public; and full cooperation of the State of Texas is pledged in that regard.

Sec. 8. The State of Texas recognizes the lands, water areas, easements and rights-of-way owned, leased or otherwise controlled by the Willacy County Navigation District, and requests the United States Government to give every possible consideration to the rights and needs of this governmental unit, so long as such lands and other rights are used solely for public purposes.

Sec. 9. If any provision of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect.
on Senate Bill No. 224. The motion prevailed, having received the necessary two-thirds vote.

Mr. Preston moved that the House adopt the Conference Committee Report on Senate Bill No. 224. The motion prevailed.

Mr. Preston moved to reconsider the vote by which the Conference Committee Report on Senate Bill No. 224 was adopted and to table the motion to reconsider. The motion to table prevailed.

REQUEST OF SENATE GRANTED

On motion of Mr. Gladden, the House granted the request of the Senate for the appointment of a Conference Committee on Senate Joint Resolution No. 7.

HOUSE BILL NO. 1004 WITH SENATE AMENDMENTS

Mr. Gladden moved to reconsider the vote by which the House refused to concur in the Senate Amendments to:

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

The motion prevailed.

On motion of Mr. Gladden the House concurred in the Senate Amendments by the following vote:

YEAS—128
Adams of Lubbock
Cory
Adams of Titus
Cowan
Allen
Cowan
Andrews
Crews
Atwell
Carrington
Bailey
de la Garza
Baufeild, Mrs.
Dewey
Barlow
Duff, Miss
Barros
Dungan
Bartram
Eckhardt
Bass
Elrle
Bell
Fleischer
Berry
Floyd
Blaine
Foreman
Boyesen
Garrison
Bridges
Gibbens
Buchanan
Gladdcn
Burgess
Gloss
Butler
Glasing
Caldwell
Green
Cannan
Grover
Carriker
Guffey
Chapman
Harding
Cole of Harris
Haynes
Cole of Hunt
Haynes
Collins
Heatly

On the motion of Mr. Preston to reconsider the vote by which Senate Amendment No. 2 was adopted and to table the motion to reconsider, the motion to table prevailed.

Speaker pro tempore in the Chair.

Mr. Allen moved that Senate Amendment No. 2 be tabled. The motion was seconded and the question was put. Yeas—128; Nays—0; Ties—0. Senate Amendment No. 2 tabled.
TEXT OF SENATE AMENDMENTS TO HOUSE BILL NO. 1004

Senate Floor Amendments to H. B. 1004

Amendment No. 1

Amend House Bill 1004 by striking out the following words and figures from Section 1:

"One Thousand, Nine Hundred Dollars ($1,900)" and inserting in lieu thereof the following:

"Two Thousand, Three Hundred Dollars ($2,300)"

Amendment No. 3

Amend H. B. 1004, Section 1, by striking out the word "shall" wherever it appears and substituting the word "may" in lieu thereof.

SUSPENDING THE JOINT RULES TO CONSIDER S. B. NO. 205

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

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 9 AND H. J. R. NO. 30

The Speaker announced the appointment of the following Conference Committee, on the part of the House on S. J. R. No. 7:

Conference Committee Appointed on Senate Joint Resolution No. 7

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

The resolution was read and was adopted.

CONFERENCE COMMITTEE APPOINTED ON SENATE JOINT RESOLUTION NO. 7

The Speaker announced the appointment of the following Conference Committee, on the part of the House on S. J. R. No. 7:

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 9 AND H. J. R. NO. 30

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

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 9 AND H. J. R. NO. 30
The resolution having heretofore been referred to the Committee on Rules and reported favorably by the Committee.

The resolution was read and was adopted.

TO RECALL H. B. NO. 1095 FROM THE GOVERNOR

The Chair laid before the House for consideration at this time, S. C. R. No. 78, Recalling H. B. No. 1095 from the Governor.

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

The resolution was adopted.

(Speaker In The Chair)

ADOPTION OF CONFERENCE COMMITTEE REPORT ON HOUSE BILL NO. 568

Mr. Kilpatrick submitted the following Conference Committee Report on House Bill No. 568:

Austin, Texas, May 29, 1961

Hon. Ben Ramsey, President of the Senate.

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

Sirs:

We, your Conference Committee, appointed to adjust the differences between the Senate and the House of Representatives on H. B. No. 568, have met and had same under consideration, and beg to report it back with the recommendation that it do pass in the form attached.

FULLER, PARKHOUSE, BAKER, GONZALEZ, REAGAN.

On the part of the Senate.

KILPATRICK, HARRINGTON, HAYNES, LACK, SMITH of Jefferson.

On the part of the House.

CONFERENCE COMMITTEE REPORT

H. B. No. 568

A BILL To Be Entitled

An Act amending Section 7 of Chapter 437, page 1921, Acts of 1947, Fiftieth Legislature, Regular Session, known as Article 8161b, to increase the salaries of Commissioners of drainage districts in counties having a population of 245,000 or more, according to the last preceding Federal Census, covered by the Act to a sum not to exceed $350 per month, and declaring an emergency.

Be It Enacted By The Legislature of the State of Texas:

Section 1. That Section 7 of Chapter 437, page 1921, Acts of 1947, Fiftieth Legislature, Regular Session, known as Article 8161b, be amended so that said Section 7, as amended, shall provide as follows:

“Section 7. (a) The Commissioners of drainage districts shall receive for their services compensation for the time actually engaged in the work of their district not to exceed One Hundred Fifty Dollars ($150) in any one (1) month, which compensation shall be fixed by an order of the Commissioners Court. The amount of such compensation shall be determined upon the application therefor in writing by the Commissioners of drainage districts located in such counties, showing the necessity therefor, provided that such Commissioners Court, after having heard such petition, may deny or grant the same in whole or in part and shall enter their written order in the premises fixing the amount of such compensation within the limits aforesaid.

(b) In counties having a population of Two Hundred Forty-five Thousand (245,000) or more, according to the last preceding Federal Census, the Commissioners of drainage districts shall receive for their services compensation for the time actually engaged in the work of their district, not to exceed Three Hundred Fifty Dollars ($350) per month, which compensation shall be...
fixed by an order of the Commissioners Court. The amount of such compensation shall be determined upon the application thereof in writing by the Commissioners of drainage districts located in such counties, showing the necessity thereof, provided that such Commissioners Court, after having heard such petitions, may deny or grant the same in whole or in part, and shall enter their written order in the premises fixing the amount of such compensation within the limits aforesaid."

Sec. 2. The fact that undue hardship is worked on the Commissioners of drainage districts covered by this Act by reason of the increased duties upon such Commissioners entailed in constructing drainage projects and maintaining the same, and the salary fixed by the present law is wholly inadequate, and the crowded condition of the Calendar 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 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.

Mr. Kilpatrick moved that all necessary rules for the purpose of adopting the Conference Committee Report on House Bill No. 548 be suspended for the purpose of adopting the Conference Committee Report on House Bill No. 548, prevailed by the following vote:

Yes—148

Adams of Lubbock
Blaine of Dallas
Boysen
Buchanan
Butler
Campion
Cariker
Chaney
Cole of Hunt
Collins
Connell
Cory

Cotter
Crowe
Craft
Cartwright
de la Garza
DeWitt
Davis, Miss
Dungan
Erickson
Eshle
Falsbord
Fitchett
Floyd
Foreman
Garrison
Gibbens
Gladden
Glass
Glasing
Green
Grover
Guiffey
Hale
Harding
Harling
Harlington
Haynes
Healy
Hill
Holliswell
Huebner
Hughes of Grayson
Hughes of Dallas
Jamison
Jarvis
Johnson of Dallas
Johnson of Bexar
Johnson of Bell
Jones of Dallas
Jones of Travis
Kennard
Kilpatrick
Koliba
Korach
Lack
Larack
Lawson
Leal
Leaverton
Lewis
Lindgren
Longoria
McConkey
McGregor
McLellan
McGregor of El Paso

Absent
Balfour
Burgess
Butler
Campion
Cariker
Chaney
Cole of Hunt
Collins
Connell
Cory

Cotter
Crowe
Craft
Cartwright
de la Garza
DeWitt
Davis, Miss
Dungan
Erickson
Eshle
Falsbord
Fitchett
Floyd
Foreman
Garrison
Gibbens
Gladden
Glass
Glasing
Green
Grover
Guiffey
Hale
Harding
Harling
Harlington
Haynes
Healy
Hill
Holliswell
Huebner
Hughes of Grayson
Hughes of Dallas
Jamison
Jarvis
Johnson of Dallas
Johnson of Bexar
Johnson of Bell
Jones of Dallas
Jones of Travis
Kennard
Kilpatrick
Koliba
Korach
Lack
Larack
Lawson
Leal
Leaverton
Lewis
Lindgren
Longoria
McConkey
McGregor
McLellan
McGregor of El Paso

Absent
Balfour
Burgess
Butler
Campion
Cariker
Chaney
Cole of Hunt
Collins
Connell
Cory
The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER S. B. NO. 143

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

S. C. R. No. 84

Resolved, By the Senate of the State of Texas, the House of Representatives concurring, that the joint rules of both Houses be suspended and they are hereby suspended to allow the House and the Senate to take up Senate Bill No. 143 at any time.

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER S. B. NO. 491

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

S. C. R. No. 83

Be it resolved by the Senate of the State of Texas, with the House of Representatives concurring, that the joint rules be suspended in order that the House may take up and consider Senate Bill 491 at any time.

The resolution was referred to the Committee on Rules.

NEW CONFERENCE COMMITTEE APPOINTED ON HOUSE BILL NO. 334

The Speaker announced the appointment of the following New Conference Committee, on the part of the House, on H. B. No. 334:

Messrs. Ballman, Chairman; Ko­
rice, Moss, Hinoon and Wilson of Trinity.

ABSENT—EXCUSED

Cook

Tunnell
membership; increasing the number of Commissioners, providing the manner of appointment, qualifications, amount of pay, and tenure of office; Section 4 (of Article 46c) pertaining to organisation, meetings, reports; Section 6 (of Article 46c) pertaining to the Commission’s powers and duties, including authority to regulate scheduled intrastate carriers and other functions; repealing Section 7 (of Article 46c) pertaining to Federal Aid; amending Section 8 (now codified as Section 7 of Article 46c) pertaining to the Director of Aeronautics; adding a Section, for convenience denominated as Section 46c pertaining to hearings and judicial review; (such Act relating to aeronautics having being codified as Article 46c, Vernon’s Texas Civil Statutes, the amendments contained herein are, for convenience, denominated Article 46c, with an appropriate Section number following, and where, in this amendment, no reference is made to an existing Section number under Article 46c as presently codified, the same is to remain in effect as presently codified); making other provisions relating to all of the foregoing; providing for severability; and declaring an emergency.”

S. B. No. 249, “An Act making an offense the stealing of any dog, making such offense a felony and prescribing punishment therefor; and declaring an emergency.”

S. B. No. 294, “An Act relating to Tarrant County Water Control and Improvement District No. 1; authorising the District to purchase, construct, improve and repair works and facilities necessary for transportation, treatment and disposal of sewage and industrial waste and effluent, and to issue bonds for such purposes; and to make contracts with cities and others under which the District will transport, treat and dispose of sewage from such cities, and contracts for the use of city-owned sewage transportation, treatment and disposal facilities; providing for the security and payment of the bonds, and providing that Chapter 218, Acts of the 55th Legislature, shall be applicable to bonds issued under this Act; providing that the bonds and contracts may be approved by the Attorney General of Texas or validated by suit, or both; enacting other provisions related to the subject; and declaring an emergency.”

S. B. No. 318, “An Act to provide for more effective merger and consolidation of two (2) or more insurance companies engaged in the same line of business, by revising and amending Article 21.26, Chapter 21, of the Insurance Code (Acts of 1961, 52nd Legislature, Chapter 491), as amended; by regulating the manner, procedure, and method of such merger or consolidation; by revising and amending Article 21.26 of such Chapter 21, to provide for and to regulate the manner, procedure and method for the approval of total assumption reinsurance agreements, by certain life insurance corporations; and by providing for severability of clauses in the event that a portion of said Act is declared unconstitutional; and declaring an emergency.”

S. B. No. 488, “An Act to create the Guadalupe Creek Watershed Association as a conservation and reclamation district in McLennan County under the provisions of Article XVI, Section 59 of the Constitution of Texas, prescribing the duties, powers, functions and procedures for the district, including the right to participate in the organisation of subordinate districts to carry out the functions of the master district under certain circumstances and conditions; providing for the incurring of obligations and methods for the selection of manner for paying such obligations of the master and subordinate districts; providing for a governing body and prescribing their duties; adopting certain provisions of general law; enacting other provisions required for the functioning of the master and subordinate districts; providing a severance clause; and declaring an emergency.”

S. B. No. 450, “An Act amending Article 174 of the Revised Civil Statutes of Texas, 1935, relating to the ownership of land in Texas by corporations; repealing laws in conflict; containing a saving clause; and declaring an emergency.”

S. B. No. 452, “An Act amending Art. 6343b, R.C.S. of Texas, 1935, as amended, by allowing the cumula-
S. J. R. No. 5, Proposing an amendment to Section 51a of Article III of the Constitution of the State of Texas by adding a new Section to be known as Section 52a and which shall empower the Legislature to provide for the temporary succession of public officials so as to insure the continuity of governmental operations in periods of emergency resulting from disasters caused by enemy attack; providing for the necessary election, form of ballot, proclamation, and publication.

S. J. R. No. 12, Proposing an amendment to Article IX of the Constitution of the State of Texas by adding a new Section to be known as Section 42 and which shall empower the Legislature to provide for the temporary succession of public officials so as to insure the continuity of governmental operations in periods of emergency resulting from disasters caused by enemy attack; providing for the necessary election, form of ballot, proclamation, and publication of this proposed amendment by the Governor.

S. J. R. No. 32, Proposing an amendment to Article IX of the Constitution of the State of Texas by adding a new Section thereto to be known and described as Section 11, providing that the Legislature may authorize the creation of hospital districts in Ochiltree, Castro, Hansford and Hopkins Counties, each district to be coextensive with the limits of such counties, authorizing the levying and rates of taxes; providing for the maintenance and operation of the same; and authorizing the issuance of tax bonds for the purpose of the purchase, construction, acquisition, repair or renovation of improvements; and further providing that any enabling Acts shall not be invalid because of their anticipatory character.

H. B. No. 377, "An Act amending Sections 101, 107 and 133 of Chapter 25, Acts of the Thirty-ninth Legislature, Regular Session, 1925, which are codified as Articles 7880-101, 7880-107 and 7880-139, Revised Civil Statutes of Texas, by lowering the discount rate on certain water district bonds; providing maintenance tax elections for certain districts; providing authority of Board of Water Engineers or its designated agent to inspect certain district projects; further amending said Chapter 25, Acts of the Thirty-ninth Legislature, Regular Session, by adding a new Section 123a providing the district shall bear the expense of any necessary relocation of certain facilities in the exercise of the power of eminent domain; etc.; containing a severability clause; and declaring an emergency."

H. B. No. 995, "An Act relating to the establishment of a hospital district coterminous with the Sweeny Independent School District and other coterminous with the West Columbia-Brasoria Independent School District, and the Damon Independent School District, except that land which formerly comprised the Brasoria School District prior to February 28, 1959, and being described herein by metes and bounds; providing that subsequent to the organization of each hospital district the qualified electorate of each district may elect to consolidate the district; providing funding, administration, and procedure; repealing all laws in conflict therewith; and declaring an emergency."

H. B. No. 157, "An Act to amend Chapter 471 (page 830) of the Acts, Fifty-second Legislature, Regular Session, 1925, as amended, compiled as Vernon's Civil Statutes, Article 7841a, by amending Section 1, Section 2, inserting a new Section 3a, and amending Section 4 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."

H. B. No. 297, "An Act to establish the County Criminal Court of Appeals of Dallas County, Texas; to define the jurisdiction thereof and
to conform to such change the jurisdiction of the County Court of Dallas County, the County Criminal Court of Dallas County, the County Criminal Court No. 2 of Dallas County, and the County Criminal Court No. 3 of Dallas County, and providing for the transfer of pending appeals of convictions had under the laws of the State of Texas and municipal ordinances of the municipalities located in Dallas County, Texas, from the County Criminal Court of Dallas County, and the County Criminal Court No. 2 of Dallas County and the County Criminal Court No. 3 of Dallas County to the County Criminal Court of Appeals of Dallas County, declaring the validity in the transferred cases of writs and processes; and for the purposes of such transfer, granting said Court certain powers; and providing for the practice and procedure in said Court and for the terms of said Court and the election, qualification and appointment of a Judge thereof, and the execution of a bond and oath of office; providing for the removal of said Judge; providing for a Clerk of said Court and for the duties of said Clerk; and providing for a hand reporter for said Court; and providing for the payment of such compensation; providing for the appointment, qualifications and compensation of an official hand reporter for said Court; conferring upon the Judge of County Criminal Court No. 2 of Dallas County, and the Judge of County Criminal Court No. 3 of Dallas County the power and authority to transfer matters and proceedings from their respective Courts to the said County Criminal Court of Appeals of Dallas County, and conferring upon the Judge of the County Criminal Court of Dallas County and the Judge of County Criminal Court No. 2 of Dallas County, and the Judge of the County Criminal Court No. 3 of Dallas County and the Judge of the County Criminal Court of Appeals of Dallas County, the authority to sit and act as Judges of any of the other's Court; providing for conflict or unconstitutionality of said Act; and declaring an emergency."

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

H. B. No. 1067, "An Act relating to the appointment by the court of interpreters for any person who is deaf or a deaf-mute, in criminal proceedings and causes in which such person may be committed to a mental institution; and declaring an emergency."

H. B. No. 831, "An Act amending Chapter 467, House Bill No. 77, Acts, Second Called Session, Forty-fourth Legislature, as such has been here
to before amended, being the Texas Liquor Control Act, and being the Act created in Vernon's Penal Code, as Articles 666 and 667, by adding in Section 15 of Article I of the Texas Liquor Control Act provision and requirement for a Nonresident Manufacturer's License; and by amending Section 28 in Article II of the Texas Liquor Control Act by adding to the requirements for label approval; repealing laws in conflict herewith; providing a saving clause; and declaring an emergency.

H. B. No. 541, "An Act selling certain State-owned submerged lands to the City of Seadrift, providing for a mineral reservation with right of ingress and egress, for a reversion, etc., and declaring an emergency."

H. B. No. 156, "An Act authorizing certain junior college districts to offer classes to candidates for baccalaureate degrees in certain fields during the junior and senior years, and to award degrees in such fields; providing that funds heretofore or hereafter appropriated by the Legislature of this State shall not be used to defray the costs of conducting such classes; prohibiting any college made a senior college under this Act from receiving State aid for junior and senior level work for twenty (20) years from the effective date of this Act; requiring an election to authorize the exercise of the powers herein granted; containing a saving clause; and declaring an emergency."

H. B. No. 428, "An Act validating Calhoun County Drainage District No. 11 and declaring the same to be converted into a validly existing Conservation and Reclamation District under authority of Section 59, Article XVI, Constitution of Texas; providing said District shall be considered to be organized and existing for the sole purpose of reclamation and drainage of its overflowed lands and other lands needing drainage; providing that to accomplish these purposes the District shall have all of the rights, powers, privileges and duties conferred or imposed by General Law of Texas, as now in force or hereafter enacted, applicable to Districts created under the authority of Section 59, Article XVI, Constitution of Texas, as provided by Chapter 2A, Title 128, Articles 7830-1, et seq., Vernon's Civil Statutes of Texas, insofar as the same apply to the rights and powers of drainage and reclamation and are not in conflict with the authorizations and limitations herein provided; providing findings that the creation of the District is essential to the accomplishments of the Constitutional purposes and that the land and property included within its boundaries will be benefited; etc., and declaring an emergency."

H. B. No. 388, "An Act amending Section 8, Subsection 1 (b), paragraph (5) of Chapter 488, General Laws, Fifty-fourth Legislature, Regular Session, 1955 (codified as Article 827a, Section 8, Subsection 1 (b), paragraph (5), Vernon's Penal Code of Texas), to provide that any motor vehicle engaged in the business of transporting passengers for compensation or hire, or any commercial vehicle which is in authorized use as a 'Highway Post Office' vehicle shall observe the same speed limits as those prescribed for vehicles except commercial vehicles, trucks, tractors, trailers, or semi-trailers as herein provided in paragraph (2) of said Article 827a, Subsection 1 (b), repealing all laws in conflict; providing for severability; and declaring an emergency."

H. B. No. 995, "An Act providing for the taking for sale of catfish with nets or seines, with the same mesh size prescribed for the taking of rough fish, in the Sabine River and its tributaries in Smith, Upshur, and Wood Counties; providing that existing laws with respect to permits, commercial licenses, size and quantity taken shall continue in full force and effect in said waters of said counties; establishing legislative intent to make uniform the rules and regulations governing commercial and noncommercial fishing in the Sabine River and tributaries in Smith, Upshur, Wood, Rains, and Van Zandt Counties; repealing laws
in conflict; and declaring an emergency.

H. B. No. 1094, "An Act relating to the terms of office of school trustees in certain school districts; choosing terms by lot; providing for subsequent elections and filling of vacancies; providing that provisions of this Act shall be cumulative; and declaring an emergency."

H. B. No. 458, "An Act amending Section 3 of Chapter 88, Acts of the Forty-first Legislature, Second Called Session, 1939, as amended, to provide that owners of certain types of commercial motor vehicles used exclusively by nonprofit 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 but shall pay a fee of Five Dollars ($5); providing procedures to be followed by the owners of such vehicles; and declaring an emergency."

H. B. No. 441, "An Act amending Article 527 of the Penal Code of Texas, 1929, as last amended; providing criminal penalties for certain acts involving certain obscene articles; defining obscene; providing certain exceptions; providing severability and general repealing clause; and declaring an emergency."

H. B. No. 46, "An Act amending Article 489, Penal Code of Texas, to provide that it shall be unlawful to sell, or offer for sale, give or barter knuckles made of any metal or any hard substance, or a switch blade knife, spring blade knife or throw blade knife; providing certain exceptions; providing for penalties; providing the Act shall not apply to pending litigation; repealing all laws in conflict and declaring an emergency."

H. B. No. 409, "An Act to provide for the prevention of pollution of underground water by registering water well drillers and providing for administration and enforcement; and declaring an emergency."

H. B. No. 1105, "An Act defining a geological or geophysical map; defining theft of a geological or geophysical map; prescribing what constitutes the taking of a geological or geophysical map; making it a felony to commit the crime of theft of a geological or geophysical map; making it a felony to receive, pose, reproduce, conceal, barter, sell, dispose of or transport a geological or geophysical map knowing the same to have been so acquired; prescribing a penalty; providing that this Act shall be cumulative of all laws of the State and any violation hereof may be prosecuted irrespective of whether or not the acts complained of may constitute some of the essential elements of other or different offenses against the penal laws of this State; providing a saving clause; and declaring an emergency."

H. B. No. 770, "An Act to amend Section 1 of Article 8.01, Insurance Code (Section 1 of Article 2.07 of Chapter 491, Acts of the Fifty-second Legislature, Regular Session, 1951), page 888, as amended by Acts of 1967, Fifty-third Legislature, page 37, Chapter 41, Section 1, providing that the shares of a domestic insurance company with a nominal or par value shall be divided into shares of not less than One Dollar ($1) each, and not more than One Hundred Dollars ($100) each, providing that shares representing at least fifty per cent (50%) of the aggregate par value of the shares authorized to be issued with a nominal or par value shall be in good faith subscribed and paid for, and further providing certain requirements essential to the issuance and sale of stock in various situations and the reports to be filed thereon; etc., and declaring an emergency."

H. B. No. 755, "An Act providing for the sale of certain land to the City of Texas City, upon payment of a stated sum; reserving all oil, gas and other minerals; providing certain conditions; providing land shall revert to the State under certain conditions and that such conditions cannot be waived; enacting other provisions relating to the subject matter; and declaring an emergency."

H. B. No. 284, "An Act to amend Article 1018 of the Revised Civil Statutes of Texas of 1911 to make the provisions thereof applicable to
any city or town incorporated under the general laws of this State and to authorize the governing body of any such city or town, upon petition of any owner or owners of any property, to vacate, abandon, and close streets and alleys within such city or town; and declaring an emergency.

H. B. No. 129, "An Act amending Sections (5) and (6) of Article 213A, Revised Civil Statutes of the State of Texas; removing the necessity for notaries claims for motor fuel tax refunds; setting out the required contents of such claim; and declaring an emergency."

H. B. No. 912, "An Act raising the maximum fees that may be retained by justices of the peace in counties of more than fifty-nine thousand ($9,000) and not more than sixty thousand ($60,000) persons according to the last preceding Federal Census; repealing all laws in conflict; and declaring an emergency."

H. B. No. 464, "An Act amending Section 29 and Section 22A, Acts 1957, Fifty-fifth Legislature, page 575, Chapter 269 (codified as Article 581-23 and Article 581-32 of the Vernon's Texas Civil Statutes), being Sections of the Texas Security Law increasing the penalty for the violation of same and redefining the offenses under the Act; amending the Section concerning advertising; repealing laws in conflict; providing for severability; and declaring an emergency."

H. B. No. 626, "An Act amending Section 14 and 15 of Chapter 406, Acts of the Fifty-fifth Legislature, Regular Session, 1957, which is codified as Sections 14 and 15 of Article 1976-345, Vernon's Texas Civil Statutes, to provide a minimum salary for the Probate Judge; providing certain employees for the Probate Court of Tarrant County; providing for method of payment of said salaries; establishing certain control over such employees and fixing minimum salaries; and declaring an emergency."

H. B. No. 1072, "An Act providing for the sale of certain surveyed unimproved school land to the City of Dods­son, in the County of Collin'sworth, upon payment of a fair market value, along with the usual and customary fees; reserving all oil, gas, and other minerals to the Permanent Free School Fund; etc., and declaring an emergency."

H. B. No. 373, "An Act amending Section 1 of Chapter 365, Acts of the Fifty-second Legislature, Regular Session, 1951, codified as Article 324b-19, Vernon's Texas Civil Statutes, by fixing the amount of compensation for District Attorney's stenographers; and declaring an emergency."

H. B. No. 289, "An Act to be known and cited as the Legislative Reorganization Act of 1961, amending Articles 1435, Revised Civil Statutes of Texas, relative to the selection of Officers of the House of Representatives; providing for the selection, functions, meetings and powers of standing committees in each House; providing for special committees in each House and joint committees of the two Houses; authorizing each House of the Legislature to create by Resolution a General Investigating Committee and prescribing its membership, organization, powers, duties and functions; amending Section 1 of Chapter 377, Acts, Fifty-third Legislature, Regular Session, 1955, to eliminate provisions for termination of membership on interim committees by failure to seek re-election; authorizing the administration of oaths; requiring oaths of all witnesses; authorizing process for all witnesses; prohibiting witnesses from refusing to testify and making provisions for contempt; providing for contempt of the Legislature and directing prosecutions therefor and prescribing penalties; providing that false testimony shall constitute perjury and providing penalties; authorizing the payment of fees to witnesses; directing the cooperation of all State Agencies; authorizing staff and expenses for committees; authorizing contingent expenses for members of the Legislature and providing separate accounts for House and Senate; authorizing appropriations for the purposes of this Act; amending Article 305 and Article 306 of the Penal Code of the State of Texas; repealing Acts 1931, Forty-third Legislature, page 67, Chapter 41, and all laws or parts of
laws in conflict herewith; providing for severability of the several parts of this Act and declaring an emergency.”

H. B. No. 731, “An Act authorizing the Texas National Guard Armory Board to convey certain lands in Wood County, Texas, describing the manner of sale and disposition of proceeds; reserving to the State of Texas all of the oil, gas and other minerals to and under said lands or that may be produced therefrom, together with all bonuses, rents or royalties derived therefrom; providing for the leasing of said minerals; and declaring an emergency.”

H. B. No. 722, “An Act amending Article 901, Vernon's Texas Penal Code, so as to permit certain incapacitated persons to hunt from vehicles upon certain conditions; and declaring an emergency.”

H. B. No. 1049, “An Act providing for the conveyance and patenting of certain State-owned free public school land in El Paso County to the County of El Paso for park purposes in exchange for certain lands now owned by the County of El Paso, reserving all the oil, gas, and other minerals, enacting other provisions relating to the subject matter; and declaring an emergency.”

H. B. No. 1084, “An Act closing the open season for hunting wild buck deer, wild turkey gobblers and collared peccary or javelina in Justice Precinct No. 1 in Kenedy County; exempting an area therein from application of this Act; providing a penalty of a violation of this Act; and amending Chapter 260, Acts of the Fifty-sixth Legislature, 1955; providing a severability clause; and declaring an emergency.”

S. C. R. No. 57, Granting permission to Harold E. Kounovski, Herbert J. Geiser and Joseph Hononmichl to sue the State.

S. C. R. No. 73, Suspending the Joint Rules to allow Senate Bill No. 132 to be considered by either House at any time.

S. C. R. No. 76, Requesting the Governor to return S. C. R. No. 80 to the Senate for correction.

S. C. R. No. 77, Instructing the Enrolling Clerk of the House to make certain corrections in H. B. No. 438.

H. C. R. No. 133, Suspending the Joint Rules to consider S. B. No. 276.

H. C. R. No. 189, Granting Continental Fidelity Investment Company permission to sue the State.

H. C. R. No. 2, To memorialize the Congress in regard to the passage of the Gossot-Lodge amendment to the Constitution of the United States.

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

H. C. R. No. 35, To grant William W. Carroll permission to sue the State and the Teacher Retirement System.

H. C. R. No. 67, To grant Raymond Renfro and wife, Stella Renfro, permission to sue the State.

H. C. R. No. 94, To grant C. Roy Davis, Mabel Lipscombe and husband, B. W. Lipscombe, Nell DeLodder and husband and Doris McCoy permission to sue the State.

MESSAGE FROM THE SENATE
Austin, Texas, May 29, 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 adopted the Conference Committee report on S. B. No. 216 by viva voce vote.

I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to Senate Bill No. 188 by viva voce vote.

Senate concurred in House amendments to S. B. 490 by the following vote: 19 yeaas, 8 nays.

Senate concurred in House Amendments to S. B. No. 116 by viva voce vote.

Senate concurred in House amendments to S. C. R. No. 74 by viva voce vote.
May 29, 1961  HOUSE JOURNAL 2785

I am directed by the Senate to inform the House that the Senate has granted the request of the House for the appointment of a Conference Committee to adjust the differences between the two Houses on H. B. No. 733.

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 adopted the Conference Committee report on H. B. No. 118 by the following vote: 25 yeas, 4 nays.

I am directed by the Senate to inform the House that the Senate has adopted the Conference Committee report on S. B. No. 385 by viva voce vote.

I am directed by the Senate to inform the House that the Senate has refused to concur in House Amendments to Senate Bill No. 300 and requests the appointment of a Conference Committee to adjust the differences between the two Houses.

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

Senators: Krueger, Martin, Moffett, Dies, Reagan.

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

S. C. R. No. 88, Granting House Enrolling Room permission to correct error in House Bill No. 582.

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

H. C. R. No. 119, Requesting Texas Legislative Council to study payment of claims of health, accident and hospitalization insurance.

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

NAMING MASCOTS OF THE HOUSE OF REPRESENTATIVES

The following are the resolutions reported favorably by the Committee on Rules, naming the Mascots of the House:

H. S. R. No. 23, To name Michael, David and Stuart Connell as Mascots of the House.

H. S. R. No. 48, To Name D’Ann Preston as Mascot of the House.

H. S. R. No. 49, To Name Paul Whitfield Floyd, III, and James Menville Floyd as Mascots of the House.

H. S. R. No. 52, To Name Kathryn Ann Richardson and Janet Carol Richardson as Mascots of the House.

H. S. R. No. 53, To Name Steven Wade Spilman as Mascot of the House.

H. S. R. No. 59, To Name Bruce Shelton, Matthew Ray and Leigh Ann Caldwell as Mascots of the House.

H. S. R. No. 60, To Name Samuel Glenn, Janiece Maxene, Roy Alan, Cecilia Joyce and Martha Elaine Longoria as Mascots of the House.

H. S. R. No. 62, To Name Angela Dolores de la Garza as Mascot of the House.

H. S. R. No. 68, To Name Kimi D’Ann Preston as Mascot of the House.

H. S. R. No. 72, To Name Trent Olen Petty as Mascot of the House.

H. S. R. No. 74, To Name Robert Ferguson, Jan Ellen, Karla Lan and David William Fairchild as Mascots of the House.

H. S. R. No. 76, To Name Maco Stewart, Jr., as Mascot of the House.
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Name(s) of Person(N)</th>
<th>Mascot of the House</th>
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<tbody>
<tr>
<td>H. S. R. No. 77</td>
<td>Kathryn Quilliam</td>
<td>Mascot of the House</td>
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<tr>
<td>H. S. R. No. 78</td>
<td>Corinne Quilliam</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 80</td>
<td>Donald K. Randell, Russell F. and Donna Lee Shipley</td>
<td>Mascots of the House</td>
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<td>H. S. R. No. 81</td>
<td>Pamela Ray Bass</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 82</td>
<td>Joe Jack Crain</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 83</td>
<td>Donald</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 84</td>
<td>Kay Bass</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 85</td>
<td>Thomas and Julia Andrews</td>
<td>Mascots of the House</td>
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<td>H. S. R. No. 86</td>
<td>Lee Shipley</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 87</td>
<td>Pamela Kay Bass</td>
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<td>H. S. R. No. 88</td>
<td>Joe Jack Crain</td>
<td>Mascot of the House</td>
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<tr>
<td>H. S. R. No. 89</td>
<td>Henry Arnold, Jr., and David Ronald Fletcher</td>
<td>Mascots of the House</td>
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<tr>
<td>H. S. R. No. 90</td>
<td>Kelly Crews</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 91</td>
<td>Clay Lee Ballman</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 92</td>
<td>Vidal Trevino and Nelda Anita Trevino</td>
<td>Mascots of the House</td>
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<tr>
<td>H. S. R. No. 93</td>
<td>Sarah Ann, Amy Caroline and Kimmie Sue Curington</td>
<td>Mascots of the House</td>
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<tr>
<td>H. S. R. No. 94</td>
<td>John Keith, Ingrid Diane, Alred Neal, Aaron Paul and Annette Christine Alanis</td>
<td>Mascots of the House</td>
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<td>H. S. R. No. 95</td>
<td>Valarie Alaniz</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 96</td>
<td>Richard Jean Barlow</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 97</td>
<td>Scott Gladden</td>
<td>Mascot of the House</td>
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<td>Paul Jack Glusking</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 99</td>
<td>Houston LaValle</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 100</td>
<td>Kathryn House, Lyn Bridges</td>
<td>Mascots of the House</td>
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<td>H. S. R. No. 101</td>
<td>Michael H.</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 102</td>
<td>Lila Lynette Johnson</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 103</td>
<td>Arthur Jones</td>
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<td>H. S. R. No. 104</td>
<td>Billie Nan Norene Nugent</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 105</td>
<td>Andy Banfield</td>
<td>Mascot of the House</td>
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<td>H. S. R. No. 106</td>
<td>Adal Joy and Jerry Paul Lack</td>
<td>Mascots of the House</td>
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<tr>
<td>H. S. R. No. 107</td>
<td>Nona Jo Boysen</td>
<td>Mascot of the House</td>
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The resolutions were adopted.

**RECESS**

Mr. Dewey moved that the House recess until 5:00 o'clock p.m. today.
The motion prevailed.

In accordance with the motion to recess, the House at 1:08 o'clock p.m., took recess until 3:00 o'clock p.m., today.

AFTERNOON SESSION

The House met at 3:00 o'clock p.m. and was called to order by the Honorable L. Dewitt Hallett.

EXPRESSIONING THANKS TO MR. JOHN McCURDY, WALTER E. LONG AND THE TEXAS LEGISLATIVE SERVICE

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

S. C. R. No. 86

Whereas, During this, the Regular Session of the Fifty-seventh Legislature, the Texas Legislative Service has presented to each Member several copies of the roster of the Members of the Texas Legislature, including photographs of the members, districts and counties represented, district numbers and the seating arrangement of the Members; and

Whereas, The House Correspondents, Mr. Russell H. Fish and Mr. John McCurdy, and the Senate Correspondent, Mr. Louis Wilkerson, and the office staff workers, Mr. Herman Poruch and Mrs. Irma Graham, who have served in these capacities for many years, were of unlimited assistance to the Members of both Houses of the Legislature during past Sessions of the Legislature and have courteously continued this service and assistance during this the Fifty-seventh Session; and

Whereas, In addition to the gift of these rosters, the Texas Legislative Service placed on the desk of each Member each morning a copy of its daily report, giving in a condensed form a resume of the activities in each House for the previous day, including a brief summary of each bill introduced, committee reports, bills passed, and other actions in the House and Senate; and

Whereas, These daily reports and the roster are of great value and benefit to the Members and are furnished at no cost to the Members of the State of Texas; therefore, be it

Resolved by the Senate of Texas, the House of Representatives concurring, That this be our expression to Mr. Walter E. Long and to all the staff of the Texas Legislative Service, of our sincere gratitude and thanks for this worth-while service given us during the past thirty-six years.

The resolution was read.

The resolution was unanimously adopted.

CONGRATULATORY RESOLUTIONS

ADOPTED

H. S. R. No. 778, By Mr. Pieratt: Congratulating Bernice Reuther.

H. S. R. No. 779, By Mr. Pieratt: Congratulating Donald Marburger.

AUTHORIZING CERTAIN CORRECTION IN H. B. NO. 388

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

S. C. R. No. 86

Whereas, House Bill No. 388 has passed the Senate and the House of Representatives and is now in the House Enrolling Room; and

Whereas, A minor error has been found in Section 1 of the Bill, as amended in the Senate; now, therefore, be it

Resolved by the Senate of Texas, the House of Representatives concurring, That the Enrolling and Engrossing Clerk of the House be and is hereby instructed to correct the error by adding the words "it shall be lawful to take or kill buck deer with pronged horns" after the words "time and" and preceding the words "in Rusk," in said Section 1.

The resolution was adopted.

SUSPENDING THE JOINT RULES TO CONSIDER S. J. R. NO. 8

The Chair laid before the House for consideration at this time:

H. C. R. No. 140, Suspending the Joint Rules to consider S. J. R. No. 8.
Committee.
The resolution was read and was adopted.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 998

The Chair laid before the House for consideration at this time, H. C. R. No. 142, Suspending the Joint Rules to consider H. B. No. 998.

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

The resolution was read and was adopted.

AUTHORIZING CERTAIN CORRECTION IN H. B. NO. 471

Mr. Hughes of Dallas offered the following resolution:

H. C. R. No. 144

Whereas, House Bill No. 471 has passed the Senate and the House of Representatives and is now in the House Enrolling Room; and

Whereas, House Bill No. 471 in its amended form would amend both the Penal Code and the Civil Statutes, which duplication is confusing and adds unnecessary verbiage to our statutory laws; now therefore be it Resolved, the House of Representatives of the Fifty-seventh Legislature, the Senate concurring, That the Enrolling and Engrossing Clerk of the House be and is hereby instructed to strike out all of the new numbered Section 15 and in lieu thereof substitute the following:

"Sec. 15. This Act shall be in force and take effect upon its passage, but shall not affect any suit, proceeding or appeal then pending. Subject to the terms of Section 10 hereof Articles 44 through 851-B inclusive of the Revised Statutes of Texas, 1925, and Articles 1061 through 1062, inclusive, except Article 1069, and Article 1066 of the Penal Code of Texas, Revised 1925, and parts of any other acts inconsistent herewith are hereby repealed on the effective date of this Act. Provided that as to any suit, proceeding or appeal, and for that purpose only, pending at the time this Act takes effect such repeal or substitution shall be deemed not to be effective until final determination of said pending suit, proceeding or appeal."

The resolution was referred to the Committee on Rules.

Mr. Hughes of Dallas offered the following resolution:

H. B. No. 471

Whereas, House Bill No. 471 has passed the Senate and the House of Representatives and is now in the House Enrolling Room; and

Whereas, House Bill No. 471 in its amended form would amend both the Penal Code and the Civil Statutes, which duplication is confusing and adds unnecessary verbiage to our statutory laws; now therefore be it Resolved, the House of Representatives of the Fifty-seventh Legislature, the Senate concurring, That the Enrolling and Engrossing Clerk of the House be and is hereby instructed to strike out all of the new numbered Section 15 and in lieu thereof substitute the following:

"Sec. 17. Article 1058, Penal Code of Texas, 1925, is amended to read as follows:

"Any normally reusable keg, cask, barrel, box, siphon, bottle or other container intended for reuse and bearing a trademark, name, or other designation of ownership shall, in any action founded upon ownership of any such container, be prima facie considered to be the property of the owner of such mark, name, or other designation, or his licensee. No person, corporate or otherwise, other than the owner of such container, or one acting by his written consent, shall fill for sale or for the purpose of traffic, any such container, or deface, erase, obliterate, cover up, remove or cancel any such name or mark, or refuse to return such container to the owner upon demand. Whoever violates any provision of this article shall be fined for such unlawful use of each and every box, Five Dollars ($5); for each and every siphon, Five Dollars ($5); for each and every bottle, Five Dollars ($5); and for each and every other receptacle, except a fountain, Five Dollars ($5); and for each fountain, Twenty-five Dollars ($25); said fines to be the minimum in each case, the maximum not to exceed double the minimum."

Resolved, further, That the Enrolling and Engrossing Clerk of the House be and is hereby instructed to strike out all of the new numbered Section 15 and in lieu thereof substitute the following:

"Sec. 18. This Act shall be in force and take effect upon its passage, but shall not affect any suit, proceeding or appeal then pending. Subject to the terms of Section 10 hereof Articles 44 through 851-B inclusive of the Revised Statutes of Texas, 1925, and Articles 1061 through 1062, inclusive, except Article 1069, and Article 1066 of the Penal Code of Texas, Revised 1925, and parts of any other acts inconsistent herewith are hereby repealed on the effective date of this Act. Provided that as to any suit, proceeding or appeal, and for that purpose only, pending at the time this Act takes effect such repeal or substitution shall be deemed not to be effective until final determination of said pending suit, proceeding or appeal."

The resolution was referred to the Committee on Rules.

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

H. S. R. No. 781, By Mr. Collins:
In memory of Mrs. Minnie Ferguson.

H. S. R. No. 782, By Mr. Kollba:
In memory of Roy H. Mayes.

H. S. R. No. 783, By Mr. Koliba:
In memory of Oliver Butler.

AUTHORIZING CERTAIN CORRECTION IN
H. B. NO. 829

Resolved, That the Speaker of the House is hereby authorized to make such appointments following the adjournment of this Regular Session as have been or may be authorized by the Rules of the House, resolutions, statutes, or the Constitution of Texas, by filing the names of the persons appointed and the positions to which they are appointed with the Chief Clerk of the House; and, be it further
Resolved, That the Hall of the House of Representatives shall be kept open from 9:00 o’clock each morning until 5:00 o’clock each afternoon in order that visitors may have the opportunity of visiting the Hall of the House of Representatives; and, be it further
Resolved, That the Speaker, upon recommendation of the Chairman of the Committee on Rules of the House, shall make certain appointments following the adjournment of the Regular Session, such persons to serve the House during periods the 57th Legislature is not in session, now, therefore, be it

Resolved, That if a vacancy occurs in any elective office after the adjournment of this Regular Session such vacancy shall be filled through appointment by the Speaker; and, be it further

Resolved, That officers and employees retained under authority of this resolution shall receive salaries
as determined by the Speaker, such salaries to be paid out of the Legislative Expense Fund of the Fifty-seventh Legislature, or any other funds appropriated for the use of the House of Representatives, by warrant upon authority of vouchers signed by the Chief Clerk and the Speaker of the House; and, be it further

Resolved, That the Hall of the House, all committee rooms, offices and other space under the jurisdiction of the House in the Capitol Building, and the furniture, fixtures, equipment and records of the House shall be in charge of and under the protection of the Speaker of the House after the adjournment of the Regular Session of the Fifty-seventh Legislature; and he shall have authority to have completed and to preserve official records of the House for the Fifty-seventh Legislature and to purchase, repair, restore or replace any furniture, fixtures, other furnishings, and equipment he deems necessary to the legitimate business of the House or appropriate to the dignity and good appearance of the Hall of the House, the committee rooms, the Speaker's Office and Apartment, and all other space in the Capitol set aside for the use of the House, same to be paid out of the Legislative Expense Fund of the Fifty-seventh Legislature or any other funds appropriated for the use of the House of Representatives upon approval of the Speaker and the Chairman of the Committee on Contingent Expense; and, be it further

Resolved, That the Speaker is hereby authorized, pursuant to the provisions of House Bill No. 289, Acts of the Fifty-seventh Legislature, to grant authority to standing committees of the House to hold such meetings while the Legislature is not in session as may be necessary and desirable to conduct effectively the continuing business of such committees and the House or to assist the Speaker in planning the business of the House, under such pattern of operation and restrictions as may be determined by the Speaker, and such committee members shall be reimbursed for actual traveling and other expenses when attending such meetings, such amounts to be paid from the Legislative Expense Fund of the Fifty-seventh Legislature, or any other funds appropriated for the use of the House of Representatives, on approval of the Speaker and the Chairman of the Committee on Contingent Expense; and, be it further

Resolved, That the Chairman of the Committee on Rules, and two other Members of the House to be named by the Speaker, shall constitute the House Office Committee and it shall, during any called session and the periods the Fifty-seventh Legislature is not in session, plan, and direct the construction, assigning, equipping and renovation of the largest possible number of private offices for Members of the House, such offices to be made ready prior to the opening of the Fifty-eighth Legislature: such members of the House Office Committee shall receive no additional pay for their services but shall be reimbursed from the Legislative Expense Fund of the Fifty-seventh Legislature or any other funds appropriated for the use of the House of Representatives for travel and other actual expenses incurred while engaged in the per-
Resolved, That there shall be printed, in conjunction with the Senate, for the use of the Legislature, a sufficient quantity of Legislative manuals and supplements thereto, covering committee forms and procedures, the number to be determined by the Speaker with the advice of the Chairman of the Contingent Expense Committee. Said Legislative Manual shall contain the Constitution of the State of Texas up to date, the Rules of the House, the Rules of the Senate, and the Joint Rules of the House and Senate, all of which Rules shall be properly indexed and annotated, a list of the standing committees of the House and Senate, and the names of the Representatives and Senators and their respective districts. It shall contain the names of the officers of the House and the Senate and of the representatives of the press in attendance. A copy of the Legislative Manual shall be furnished to each Member of the Fifty-seventh Legislature and to new Members of the Fifty-eighth Legislature. The cost of preparing, annotating, publishing, and binding said Manuals shall be paid out of the Legislative Expense Fund of the Fifty-seventh Legislature or any other funds appropriated for the use of the House of Representatives on vouchers signed by the Speaker of the House and the Chairman or Vice Chairman of the Committee on Contingent Expense; and, be it further

Resolved, That sessions between the Speaker and the employees designated by him are authorized to purchase or rent any items which may be necessary in the judgment of the Speaker for the performance of the duties and the keeping of the records of the House, answering inquiries of Members, and for any other matters which may be necessary to carry on properly such work between sessions; and, be it further

Resolved, That the Speaker and his family are hereby authorized to occupy the Speaker’s apartment at any time he deems necessary during the interim, utilizing the services of regular interim employees of the House and others on a temporary basis if and as needed, and be it further authorized to obtain through the Contingent Expense Committee
Resolved, That Members of the House who are members of the Committee on Interstate Cooperation may be paid from the Legislative Expense Fund of the Fifty-seventh Legislature or any other funds appropriated for the use of the House of Representatives when they are members of any other meetings sponsored by the Council of State Governments, and as such shall be authorized to attend such meetings when their attendance is approved in writing in advance by the Speaker; and, be it further

Resolved, That the actual and necessary traveling expenses of those attending meetings shall be paid from the Legislative Expense Fund of the Fifty-seventh Legislature, or any other funds appropriated for the use of the House of Representatives, and, be it further

Resolved, That the Chief Clerk of the House is hereby authorized, upon the prior written approval of the Speaker, to attend any meeting of any other body, or the House of Representatives, and, be it further

Resolved, That the Board of Control is directed to set aside for the use of the Members of the House of Representatives and House em-
employees not to exceed twenty (20) parking spaces at the West entrance to the Capitol Building during periods the Fifty-seventh Legislature is not in session, preferably on the West drive near the West door of the Capitol, said parking spaces to be designated by suitable markings and to be protected by sufficient barricades; and, be it further resolved, That said parking spaces so reserved be for the exclusive use of Members and employees of the House of Representatives and no other persons shall park in such spaces, and any State employee who parks in such spaces shall be reported to his employer.

The resolution was adopted.

Mr. Smith of Jefferson moved to reconsider the vote by which H. S. R. No. 780 was adopted and to table the motion to reconsider.

The motion to table prevailed.

AUTHORIZING THE LIEUTENANT GOVERNOR AND SPEAKER OF THE HOUSE OF REPRESENTATIVES TO APPOINT MEMBERS OF THE LEGISLATURE TO WORK WITH THE TURNPIKE COMMISSION

The Chair laid before the House for consideration at this time, S. C. R. No. 80, Authorizing the Lieutenant Governor and Speaker of the House of Representatives to appoint Members of the Legislature to work with the Turnpike Commission.

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

Mr. Trevino offered the following amendment to the resolution:

Amendment to S. C. R. No. 80
Amend S. C. R. No. 80 by striking out the word and number "three (3)" in the resolving clause and substituting in lieu therefor the word and number "seven (7)."

The amendment was adopted.

Mr. Trevino offered the following amendment to the resolution:

Amendment to S. C. R. No. 80
Amend S. C. R. No. 80 by striking out the word and number "three (3)" in the fifth paragraph and substituting in lieu therefor the word and number "seven (7)."

The amendment was adopted.

The resolution as amended, was adopted.

PRESENTATION TO THE HONORABLE HOMER KOLIBA

The Chair presented the Honorable Don Kennard, who presented the Honorable Homer Koliba with a Texas Flag.

Mr. Koliba was presented and addressed the House, thanking Mr. Kennard for the gift, as follows:

REMARKS OF REPRESENTATIVE HOMER KOLIBA

May 29, 1961
Austin, Texas

I appreciate being up here and being presented this Texas Flag by my good friend, Don Kennard. Don Kennard did not tell you the whole story about his visit. We were driving out in the pasture and got stuck. Since I was sick, Don and another man had to walk to the farmhouse and get the tractor and pull us out.

I want all the members to know that they are welcome at my home and my office anytime. It's always open to them. I love everybody—all the members and all their secretaries, too.

I am serving my fourth term and have always taken my voting responsibility seriously. No one has ever pushed the button on my voting machine.

I wish to thank all the members for their friendship and consideration.

HOMER KOLIBA, SR.

RELATIVE TO APPOINTING A COMMITTEE TO STUDY THE PROBLEM OF TEACHING MORE TEXAS AND AMERICAN HISTORY IN PUBLIC SCHOOLS

The Chair laid before the House for consideration at this time,
H. R. No. 784, Relative to appointing a committee to study the problem of teaching more Texas and American history in public schools.

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

Mr. Wells offered the following committee amendment to the resolution:

Committee Amendment Number 1 to H. B. No. 784

Whereas, The Texas Legislature takes cognizance of the great need in this time of peril and decision in the United States of America of true education of the youth of our Nation to the ideals of our wonderful American heritage; and

Whereas, There is a need for the textbooks used in the public schools of Texas to contain the teaching of the traditions and the philosophy of America in order to inspire young people to revere our fundamental principles of this greatest country in all the world; now, therefore, be it

Resolved, That the House of Representatives of the Fifty-seventh Legislature expresses its desire that the American history courses in the public schools emphasize in the textbooks our glowing and throbbing history of hearts and souls inspired by wonderful American principles and traditions; and, be it further

Resolved, That the Speaker of the House of Representatives be authorized to appoint a special committee of five members of the House of Representatives to study the contents of such textbooks at the personal expense of such five members, and that such committee of five report its findings to the House of Representatives at the earliest possible time and not later than the Regular Session of the Fifty-eighth Legislature.

The resolution was adopted.

The amendment was adopted.

REQUEST OF SENATE GRANTED

On motion of Mr. Watson the Senate granted the request of the Senate for the appointment of a Conference Committee on Senate Bill No. 806.

ADOPTION OF CONFERENCE COMMITTEE REPORT ON HOUSE BILL NO. 784

Mr. Shipley submitted the following Conference Committee Report on House Bill No. 784:

Austin, Texas, May 23, 1861

Hon. Ben Ramsey, President of the Senate.

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

Sirs: We, your Conference Committee, appointed to adjust the differences between the Senate and the House of Representatives on H. B. No. 784, have met and had same under consideration, and beg to report it back with the recommendation that it do pass in the form attached.

PAINTER,

WILLIS,

GONZALEZ,

HARDERMAN.

On the part of the Senate.

SHIPLEY,

BARLOW,

ATWELL,

PIERATT,

KILPATRICK.

On the part of the House.

By: Shipley

H. B. No. 784

"A BILL

To Be Entitled

An Act amending Article 1170, Revised Civil Statutes of Texas, 1869, pertaining to submission to the qualified voters of a Home Rule City of amendments to an existing charter of such city; repealing Article 1171, Revised Civil Statutes of Texas; and declaring an emergency."

Be It Enacted By The Legislature of the State of Texas:

Section 1. Article 1170, Revised Civil Statutes of Texas, 1869, is hereby amended so that from and after the effective date of this Act such article shall be and read as follows:
“Article 1170. When the governing body desires to submit amendments to any existing charter, said body may, on its own motion, in the absence of a petition, and shall, upon the petition of at least ten per cent of the qualified voters of said city, submit any proposed amendment or amendments to such charter. The ordinance providing for the submission of such amendment or amendments shall require the submission thereof at an election to be held not less than thirty days nor more than ninety days after the passage of said ordinance. If the next regular municipal election is to be held during said period, the submission of said amendment or amendments shall be at such election. Otherwise, a special election shall be called for the purpose. Notice of the election for the submission of said amendment or amendments shall be given by publication thereof, in some newspaper of general circulation published in said city, on the same day in each of two successive weeks; the date of the first publication to be not less than fourteen days prior to the date set for said election. The form of such notice shall be as prescribed by the governing body or as may be otherwise prescribed by law, and shall include a substantial copy of the proposed amendment or amendments. Every amendment submitted must contain only one subject, and in preparing the ballot for such amendment, it shall be done in such manner that the voter may vote 'Yes' or 'No' on any amendment or amendments without voting 'Yes' or 'No' on all of said amendments. Each such proposed amendment, if approved by the majority of the qualified voters voting at said election, shall become a part of the charter of said city. No amendment shall be considered adopted until an official order has been entered upon the records of said city by the governing body thereof declaring the same adopted.”

Section 2. Article 1171, Revised Civil Statutes of Texas, 1925, is hereby repealed.

Section 3. The fact that under existing laws cities desiring to amend their charters are required to spend large sums for postage and other expenses in mailing out copies of proposed amendments and that adequate notice of any proposed amendments may be given, as in the case of other important elections, by publication in a newspaper of general circulation 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 such rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted.

Mr. Shipley moved that all necessary rules be suspended for the purpose of adopting the Conference Committee Report on House Bill No. 753.

The motion to suspend all necessary rules for the purpose of adopting the Conference Committee Report on House Bill No. 753 prevailed.

COMMITTEE MEETING

Mr. Roberts of Hill asked unanimous consent of the House that the Committee on School Districts be permitted to meet at this time.

There was no objection offered.

RELATIVE TO PROVIDING AN INTERIM COMMITTEE TO ASSIST IN THE STUDY AND ANALYSIS OF THE STATE'S FISCAL STRUCTURE

The Chair laid before the House for consideration at this time, H. C. R. No. 128, Providing an interim committee to assist in the study and analysis of the State's fiscal structure.

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

The resolution was adopted.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 534

The Chair laid before the House for consideration at this time, H. C. R. No. 113, Suspending the Joint Rules to consider H. B. No. 534.
The resolution having heretofore been referred to the Committee on Rules and reported favorably by the Committee.

The resolution was adopted.

CONFERENCE COMMITTEE APPOINTED ON SENATE BILL NO. 300

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on S. B. No. 300:

Messrs. Watson, Chairman; Adam of Lubbock, Cannon, Haring and Richards.

MESSAGE FROM THE SENATE
Austin, Texas, May 29, 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 granted the request of the House for a Conference Committee to adjust the differences between the two Houses on Senate Bill No. 1026.

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

Senators: Schwartz, Secrest, Patman, Martin and Moore.

I am directed by the Senate to inform the House that the Senate has adopted the Conference Committee report on S. B. No. 123 by the following vote: 28 yeas, 0 nays.

I am directed by the Senate to inform the House that the Senate has adopted the Conference Committee report on S. B. No. 125 by the following vote: 28 yeas, 0 nays.

I am directed by the Senate to inform the House that the Senate has adopted the Conference Committee report on H. B. No. 753 by viva voce vote.

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

H. C. R. No. 90, Endorsing efforts of South Texas Veterans Alliance to secure hospitals in 14th and 15th Congressional Districts of Texas.

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

TO REQUEST CERTAIN STUDY RELATIVE TO STANDING HOUSE COMMITTEES

The Chair laid before the House for consideration at this time, H. S. R. No. 703, Requesting certain study relative to Standing House Committees.

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

The resolution was adopted.

ADOPTION OF CONFERENCE COMMITTEE REPORT ON SENATE BILL NO. 135

Mr. Stewart of Galveston submitted the following Conference Committee Report on Senate Bill No. 135:

Austin, Texas, May 23, 1961
Hon. Ben Ramsey, President of the Senate.

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

Sirs: We, your Conference Committee, appointed to adjust the differences between the Senate and the House of Representatives on S. B. No. 135, have met and had same under consideration, and beg to report it back with the recommendation that it do pass in the form attached.

SCHWARTZ,
BAKER,
MOORE,
MOORE,
DIEN.

On the part of the Senate.

MACO STEWART,
DON GARRISON,
JOHN A. HUBBNER, SR.,
J. E. WARD,
PETE LA VALLE.

On the part of the House.

By: Schwartz
S. B. No. 135
May 29, 1961

HOUSE JOURNAL 2797

A BILL
To Be Entitled

An Act creating a Juvenile Board for Galveston County and designating the members thereof; providing that no compensation may be paid for serving thereon; providing for the appointment and qualifications of Juvenile and Assistant Juvenile Officers and a clerk, and for their salaries, expenses, payment of their claims for expenses; filling of their appointments in the office of the County Clerk, taking their oaths of office and filing of their oaths in the office of the County Clerk; providing for the removal of such Juvenile and Assistant Juvenile Officers; providing for such Juvenile and Assistant Juvenile Officers to have the authority, powers and duties under Article 5142 of the Revised Civil Statutes of Texas, 1925, and any amendments thereto; providing automobiles for the Juvenile and Assistant Juvenile Officers; providing this Act is cumulative of existing laws; repealing all laws in conflict to the extent of such conflict only; providing that if any portion of this Act is held unconstitutional, it shall not affect the remainder thereof; and declaring an emergency.

Be It Enacted By The Legislature of the State of Texas:

"Section 1. There is hereby established a County Juvenile Board in and for the County of Galveston, to be known as the Galveston County Juvenile Board, which Board shall be composed of the County Judge, the Judge of the Juvenile and County Court No. 2, the Judges of the several District Courts in and for Galveston County, and eight citizen members, four (4) to be appointed by the commissioners court of Galveston County; one (1) to be appointed by the Galveston City Council; one (1) to be appointed by the City Commission of Texas City; one (1) to be appointed by the City Council of Lamarque; and one (1) to be appointed by the City Council of Hitchcock. The Judge of the Juvenile and County Court No. 2 shall serve as chairman of the Juvenile Board.

Sec. 2. The members of the Galveston County Juvenile Board shall serve for terms of two (2) years.

Sec. 3. The Judge of the Juvenile and County Court No. 2 of Galveston County may appoint discreet persons of good moral character to serve as Juvenile Officer and Assistant Juvenile Officers for Galveston county. The Board shall fix the salaries and allowances for the said Juvenile Officer and Assistant Juvenile Officers and employ a clerk for said office, and the commissioners court shall provide the necessary funds for the payment of such salaries and expenses as may be necessary. All claims for expenses of the Juvenile Officer and Assistant Juvenile Officers shall be certified by the Chairman of the Board to the said county commissioners court as being necessary in the performance of the duty of such officer. The appointment of said Juvenile Officer and Assistant Juvenile Officers shall be filed in the office of the County Clerk of said county, and such officers shall take the oath to perform the duties thereof and file such oaths in the office of the County Clerk of said county. The Judge of the Juvenile and County Court No. 2 may remove the Juvenile Officer or an Assistant Juvenile Officer at any time.

Sec. 4. The said Juvenile Officer and Assistant Juvenile Officers shall have the authority, powers and duties authorized and required by Article 5142 of the Revised Civil Statutes of Texas, 1925, and any amendments thereto.

Sec. 5. The Commissioners Court of Galveston County shall furnish automobiles for the official use of said Juvenile Officer and Assistant Juvenile Officers and provide for the expense of operating the same, as recommended by the Board.

Sec. 6. This Act shall be cumulative of existing laws and any law in conflict herewith are repealed to the extent of such conflict only.

Sec. 7. If any portion of this Act is held unconstitutional by a court
of competent jurisdiction, the remaining portion shall, nevertheless, be valid the same as if the invalid portion had not been a part hereof.

Sec. 8. The fact that the Juvenile Board created hereunder must coincide with the creation of the Juvenile and County Court No. 3 of Galveston County 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 amended."

Mr. Stewart of Galveston moved that all necessary rules be suspended for the purpose of adopting the Conference Committee Report on Senate Bill No. 186.

The motion to suspend all necessary rules for the purpose of adopting the Conference Committee Report on Senate Bill No. 186 prevailed by the following vote (having received the necessary two-thirds vote):

Yeas—132
Adams of Lubbock Duncan
Aliante Ekahan
Allen Ehrle
Andrews Fletcher
Atwell Floyd
Bailey Foreman
Ballman Garrison
Banfield, Mrs. Gibbons
Barlow Gladman
Barros Glass
Bartson Glutting
Bass Green
Bell Guffey
Belk Harding
Boyce Haring
Brigden Harrington
Buchanan Healy
Stider Hinson
Caldwell Hollaway
Cannon Huebner
Carriker Hughes
Chapman of Grayson
Cole of Harris Hughes of Dallas
Cole of Hunt Issac, Miss
Collins James
Cory Jamison
Cowen Jarvis
Coxen Jonathan of Bexar
Crain Johnson of Bell
Craws Jones of Dallas
de la Garza Jones of Travis

Kemard Richardson
Kliparth Robert of Hill
Koliba Roes
Koroth Roes
Lack Sandahl
Lary Shannon
Lattimer Shipley
LaValle Black
Lawrence Hill
Longoria Smith of Bexar
McCoppin Smith of Jefferson
McGregor Spear
McMillan Springer
McKewen Stewart
Martin of Galveston Stewart
Miller of Wichita
Mullen of Strue
Murray Stews
Niemeyer Thurman
Nugent Thurmond
Oliver Townsend
Osborn Trevino
Peace Walker
Peeler Ward
Petty Watson
Petrott Wheatley
Preston Whitefield
Price Wilson of Trinity
Rapp Wilson of Potter
Randall Woods
Richards Yoes

In The Chair

Hale

Abey

Adams of Titus McGregor
Berry of McLennan
Burges Moore
Connell Metzheier
Cotter Pearsen
Curtis Phippin
Dewey Quitlian
Duff, Miss Read
Fairchild Roberts of Dawson
Grover Schram
Haynes Spilman
Johnson of Dallas Wells
Lewis

Absen—Excused

Absen—Excused

Cook Tunnell

MOTION TO PLACE SENATE BILL NO. 370 ON SECOND READING

Mr. Foreman moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 370.

A record vote was requested.
The motion to suspend the rules Schram Struve was lost by the following vote:

Year—34

Yeas—34

Atwell
Bailey
Bass
Bell
Boyson
Birdges
Cory
Cowens
Dungan
Eckhardt
Forsman
Gladstein
Glass
Hughes
Johnson of Dallas
Jones of Dallas
Jones of Travis

Nays—98

Adams of Lubbock
Adams of Titus
Allen
Andrews
Banfield, Mrs.
Barlow
Barson
Bartlett
Blaine
Buchanan
Burgess
Butler
Caldwell
Cannon
Chapman
Cole of Harris
Cole of Hunt
Collins
Cook
Connell
Costes
Cowles
Cray
Crow
Cunnington
Dewey
Duff, Miss
Faison
Fletcher
Floyd
Garrison
Gibbons
Glissing
Green
Grover
Guffy
Harding
Haring
Harrington
Healy

Schram
Shannon
Shipley
Slack
Smith of Jefferson
Smith of El Paso
Snedom
Spelman
Sprague
Stewart
of Galveston

Yeats
Atwell
Bailey
Bass
Bell
Boyson
Birdges
Cory
Cowens
Dungan
Eckhardt
Forsman
Gladstein
Glass
Hughes
Johnson of Dallas
Jones of Dallas
Jones of Travis

Of Wichita

In The Chair

Hale

Absent

Balman
Berry
Carriker
Carrian
de la Garza
Dyer
Haynes
Hileson
Thurman

Cook

ADOPTION OF CONFERENCE COMMITTEE REPORT ON SENATE BILL NO. 300

Mr. Watson submitted the following Conference Committee Report on Senate Bill No. 300:

Austin, Texas, May 29, 1961

Hon. Ben Ramsey, President of the Senate.

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

Sirs: We, your Committee, appointed to adjust the differences between the Senate and the House of Representatives on S. B. No. 300, have met and had same under consideration, and beg to report it back with the recommendation that it do pass in the form attached.

KRUEGER,
MARTIN,
MOFFETT,
DIES,

On the part of the Senate.

WATSON,
ADAMS of Lubbock,
CANNON,
An Act amending Article 6221b-9(e), Revised Civil Statutes of Texas, 1925, as amended, by providing for certain information to be furnished at actual cost but not less than a minimum fee and for the disposition of such fees; and declaring an emergency.

Be it Enacted By The Legislature of the State of Texas:

Section 1. That Article 6221b-9(e), Revised Civil Statutes of Texas, 1925, as amended, be and the same is hereby amended so that hereafter such Section shall read as follows:

"(e) Records and Reports: Each employing unit shall keep true and accurate employment records, containing such information as the Commission may prescribe and which is deemed necessary to the proper administration of this Act. Such records shall be open to inspection and subject to being copied by the Commission or its authorized representatives at any reasonable time and as often as may be necessary. The Commission may require from any employing unit any sworn or unsworn reports, with respect to persons employed by it, which the Commission deems necessary for the effective administration of this Act. Information thus obtained or otherwise secured shall not be published or be open to public inspection (other than to public employees in the performance of their public duties) except as the Commission may deem necessary for the proper administration of this Act; provided, however, copies of employers wage reports pertaining to an individual and copies of claims for benefits filed by an individual, on request, may be furnished to such individual, or such person as he may designate in writing, upon payment of a fee to cover the entire actual cost to the Commission of preparing and furnishing same, said cost to be determined by the Commission and in no event shall the charge be less than One Dollar ($1). The fees required by this Section shall be remitted to the Commission at Austin, Texas; and all such fees so collected shall be deposited in the Treasury of the State of Texas to the credit of the Unemployment Compensation Administration Fund established under Article 5231b-l, Texas Revised Civil Statutes. Any employee or member of the Commission who violates any provision of this Subsection shall be fined not less than Twenty Dollars ($20), nor more than Two Hundred Dollars ($200), or imprisoned for not longer than ninety (90) days, or both.


Sec. 2. The fact that an individual is unable to obtain the information reported by his employers 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 that this Act shall take effect and be in force from and after its passage, and it is so enacted.

Mr. Watson moved that all necessary rules be suspended for the purpose of considering the Conference Committee Report on Senate Bill No. 300.

The motion to suspend all necessary rules for the purpose of considering the Conference Committee Report on Senate Bill No. 300 prevailed by unanimous consent.

Mr. Watson moved that the House adopt the Conference Committee Report on Senate Bill No. 300.

The motion prevailed.

Mr. Watson moved to reconsider the vote by which the Conference Committee Report on Senate Bill No. 300 was adopted and to table the motion to reconsider.

The motion to table prevailed.
MESSAGE FROM THE SENATE
Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sirs: I am directed by the Senate to inform the House that the Senate has discharged the Conference Committee and has granted the request of the House for a new Conference Committee to adjust the differences between the two Houses on House Bill No. 284.

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

Senators: Lane, Reagan, Hardeman, Fuller, Creighton.

I am directed by the Senate to inform the House that the Senate has discharged the Conference Committee on S. J. R. No. 12 and has concurred in House Amendments to S. J. R. No. 12 by the following vote:

Yea 25, Nays 1.

Senate concurred in House amendments to S. C. R. No. 145 by viva voce vote.

Respectfully submitted,

CHARLES A. SCHNABEL,
Secretary of the Senate

REQUEST FOR COMMITTEE MEETING
Mr. Hollowell asked unanimous consent of the House that the Committee on State Affairs be permitted to meet at this time.

There was no objection offered.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 477
Mr. Smith of Bexar offered the following resolution:

H. C. R. No. 145

Resolved, By the House of Representatives of the State of Texas, the Senate concurring, that the joint rules of both Houses be suspended, and they are hereby suspended, to allow the House and the Senate to take up House Bill No. 477 at any time.

The resolution was referred to the Committee on Rules.

2 June—39

COMMITTEE MEETING
Mr. Harding asked unanimous consent of the House that the Committee on Highways and Roads be permitted to meet at this time.

There was no objection offered.

(Speaker In The Chair)

POEM BY THE HONORABLE DON GARRISON
The Speaker recognized the Honorable Don Garrison who read a poem of his own composition, to the House as follows:

FOR THIS, I THANK YOU

The horses ran and Berry smiled.
The track was muddy with Hearty rolled.
The horse ran out, old 777.
Hearty grinned “no horse races in heaven.”
For this, I thank you.

Bill Jones screamed up and down the aisle.
The Speaker gritted teeth and formed a smile.
The Rule Book waved, clad in green,
Oh! Mr. Speaker what do you mean? For this, I thank you.

Charley Wilson stood straight and tall.
Pass 727? You haven’t the gall.
The ground swelled, Charley Wilson to recall
For this, I thank you.

Times like those are not forgotten
As we remember lovable old Jim Cotten.
He’s confused his enemies and disenchanted friends.
Does Cotten really have the intellectual bends?
For this, I thank you.

The hours wane, sine die draws near.
The Conference Committee doth shed a tear.
To tax or not to tax, the question twice.
Governor, oh, Governor, please be nice.
For this, I thank you.

When we shuffle this mortal coil
And track the streets of heaven
Let us pray, we shall meet
All the Members of old ’57.
For this, I thank you.
Mr. Townsend and Mr. Dewey moved that the poem by Mr. Gultman be printed in the Journal.

The motion prevailed and it was so ordered.

HOUSE BILL NO. 1109 ON
FINAL PASSAGE

On motion of Mr. Gladden, and by unanimous consent, House Bill No. 1109, is shown as passed by the following vote:

Yes—137

Adams of Lubbock Green
Adams of Titus
Alafia
Allen
Andrews
Atwell
Bailey
Barfield, Mrs.
Barlow
Barne
Bartram
Bass
Bell
Blaine
Boyan
Bridges
Buchanan
Burgess
Butler
Caldwell
Canon
Carliner
Chapman
Cole of Harris
Cole of Hunt
Collins
Conwell
Cory
Cook
Cowen
Craw
Crews
Carrington
de la Garza
Deans
Duff, Miss
Dungan
Eckhardt
Ehle
Fairchild
Fletcher
Floyd
Foreman
Garriott
Gibbons
Giidden
Glass
Glasing

Peeler
Perry
Pettis
Piggin
Pratt
Price
Quilliam
Rapp
Rath
Richards
Richardson
Townsend
Roberts of Hill
Trevino
Roberts of Dawson
Walker
Ross
Ross
Strahan
Schaam
Shannon
Shipley
Shull
Smith of Trinity
Smith of Potter
Smedley
Smith
Lary

Absent

Ballman
Berry
Harrington
Hinson
Read

Absent—Excused

Cook

(T. Cannon In The Chair)

ADOPTION OF CONFERENCE COMMITTEE REPORT ON SENATE JOINT RESOLUTION NO. 7

Mr. Gladden submitted the followings the Conference Committee Report on Senate Joint Resolution No. 7:

Austin, Texas, May 19, 1961

Hon. Ben Ramsey, President of the Senate.

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

Sir: We, your Conference Committee, appointed to adjust the differences between the Senate and the House of Representatives on S. J. R. No. 7, have met and had same under consideration, and beg to report it back with the recommendation that it do pass in the form and text hereto attached.

WILLIS, PARKHOUSE.
MARTIN, MOFFETT, HARDEMAN. On the part of the Senate.

GLADDEN, HOLLOWELL, JIM MARKGRAF, LONGORIA, CHERLES N. WILSON. On the part of the House.

CONFEREE COMMITTEE REPORT

By: Willis

S. J. R. No. 7

A JOINT RESOLUTION

Proposing an Amendment to Section 51-b of Article III of the Constitution of the State of Texas, relating to assistance to needy persons Totally and Permanently Physically or Mentally Disabled, renumbering said section, and providing that the amount paid out of State funds for assistance payments to the Totally and Permanently Disabled may never exceed Two Million, Five Hundred Thousand Dollars ($2,500,000) per year.

May 29, 1961 HOUSE JOURNAL 2803

Be It Resolved By The Legislature of the State of Texas:

Section 1. That Section 51-b of Article III of the Constitution of the State of Texas, relating to assistance to needy persons Totally and Permanently Physically or Mentally Disabled be amended and re-numbered so as to read as follows:

"Sec. 51-b. The Legislature shall have the power to provide by general laws, under such limitations and restrictions as may be deemed by the Legislature expedient, for assistance to needy individuals, who are citizens of the United States, who shall have passed their eighteenth (18th) birthday but have not passed their sixty-fifth (65th) birthday, who are totally and permanently disabled by reason of a mental or physical handicap or a combination of physical and mental handicaps and not feasible for vocational rehabilitation, and who are residents of the State of Texas, who have resided in this State for at least one (1) year continuously immediately preceding the application and who have resided in the State for at least an additional five (5) years immediately preceding the application for assistance; and providing, further, that no individual shall receive assistance under this program for the permanently and totally disabled during any period when he is receiving old age assistance, aid to the needy blind, or aid to dependent children, nor while he is residing permanently in any completely State supported institution; and provided, further, that not more than Twenty Dollars ($20) a month out of State funds may be paid to any individual recipient; and provided, further, that the amount paid out of State funds to any individual may never exceed the amount paid to that individual out of Federal funds; and provided, further, that the amount paid out of State funds for assistance payments shall not exceed Two Million, Five Hundred Thousand Dollars ($2,500,000) per year.

The Legislature shall have the authority to accept from the Government of the United States such financial aid for individuals who are permanently and totally disabled as that Government may offer not inconsistent with the restrictions hereinafter provided."

Sec. 2. The foregoing Constitutional Amendment shall be submitted to the vote of the qualified electors of this State at an election to be held on the first Tuesday after the first Monday in November, 1962, at which election all ballots shall have printed thereon the following:

"FOR the Constitutional Amendment to establish a ceiling of Two Million, Five Hundred Thousand Dollars ($2,500,000) per year on the amount that may be paid out of State funds for assistance payments to the totally and permanently disabled."

"AGAINST the Constitutional Amendment to establish a ceiling of Two Million, Five Hundred Thousand Dollars ($2,500,000) per year on the amount that may be paid out of State funds for assistance payments to the totally and permanently disabled."
Sec. 3. The Governor of Texas shall issue the necessary proclamation for the election and this Amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this State.

Mr. Gladden moved that all necessary rules be suspended for the purpose of adopting the Conference Committee Report on Senate Joint Resolution No. 7.

The motion to suspend all necessary rules for the purpose of adopting the Conference Committee Report on Senate Joint Resolution No. 7 prevailed by the following vote (having received the necessary two-thirds vote):

**Yeas—119**

Alaniz
Allen
Atwell
Bailey
Barfield, Mrs.
Bailey
Barnes
Bass
Bell
Berry
Blaine
Boyes
Bridges
Burgess
Butler
Caldwell
Carrillo
Chapman
Cole of Harris
Cole of Hunt
Collins
Connally
Corbitt
Cotton
Cowan
Cowles
Crain
Craw
Curyngton
de la Garza
Dewey
Duff, Miss
Dungan
Edwards
Elkins
Fairchild
Fletcher
Ford
Foreman

**Nays—9**

Adams of Lubbock
Adams of Dallas
Adams of Titus
Buchanan
James
Johnson of Dallas

**Absent**

Andrews
Ballman
Bennett
Brinkes
Brandenburg
Brown
Branch
Burkett
Burks
Burris
Bush
Church
City
Cook

**COMMITTEE MEETING**

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

There was no objection offered.

(Speaker In The Chair)

**SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 119**

Mr. Barlow offered the following resolution:

H. C. R. No. 1441

Resolved, By the House of Representatives, the Senate concurring,
that the joint rules of both Houses be suspended, and they are hereby suspended, to allow the House and the Senate to take up House Bill 899 at any time.

The resolution was referred to the Committee on Rules.

MESSAGE FROM THE SENATE

Austin, Texas, May 29, 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 adopted the Conference Committee report on S. J. R. No. 7 by the following vote: 30 yeas, 0 nays.

I am directed by the Senate to inform the House that the Senate has adopted the Conference Committee report on S. B. No. 360 by viva voce vote.

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

S. C. R. No. 87, Suspending joint rules to allow H. B. No. 1135 to be considered by either House at any time.

H. C. R. No. 143, Instructing the Enrolling Clerk of the House to make certain corrections in House Bill No. 879.

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

RELATIVE TO HOUSE BILL NO. 334

Mr. Ballman, Chairman of the Conference Committee on the part of the House on House Bill No. 334, having been recognized by the Chair, reported to the House that the Conference on the part of the House had not reached an agreement with the Senate Conference.

Mr. Spears submitted the following motion:

Mr. Spears requests the House Conference to return to the conference and to ask the Senate Conference to proceed with the conference, looking toward a bill that would raise at least enough revenue to retire the deficit in the General Revenue Fund.

Mr. Ehrle raised a point of order on further consideration of the motion by Mr. Spears on the ground that the House cannot properly at this time instruct the Conference, as the Conference Committee has already been appointed.

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

"The Conference has gone through many stages, and at this stage of this particular Conference this is a motion to request, not to instruct."

Mr. Hughes of Dallas moved to table the motion by Mr. Spears.

A record vote was requested.

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

Yeas—76

Adams of Lubbock  Johnson of Dallas
Adams of Titus  Johnson of Bell
Allen  Jones of Dallas
Andrews  Koliba
Atwell  Lary
Banfield, Mrs.  Latimer
Barnes  La Valle
Barram  Lewis
Bell  McCoppin
Berry  McGregor
Blaine  of McLennan
Burgess  Butler
Butler  Miller
Connell  Moore
Cowen  Mulins
Cowles  Mutchener
Crain  Nugent
Crews  Osborne
de la Garza  Parsons
Ehrle  Petty
Fairchild  Price
Floyd  Quilliam
Fowlen  Ratcliff
Garrison  Read
Gibbens  Richards
Gusling  Roberts of Dawson
Grover  Rosen
Harding  Sandahl
Healy  Schram
Huebner  Shoemaker
Hughes of Dallas  Simons
James  Smith
Jarvis  Slider
Snelson
MESSAGE FROM THE SENATE

Austin, Texas, May 29, 1981
Hon. James A. Turman, Speaker of the House of Representatives.

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

S. C. R. No. 98, Suspending the Joint Rules to allow H. B. No. 899 to be considered by either House at any time.

H. C. R. No. 140, Suspending the Joint Rules of both Houses to consider S. J. R. No. 8.

I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to Senate Bill No. 192 by viva voce vote.

I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to Senate Bill No. 51 by viva voce vote.

Respectfully submitted,

CHARLES A. SCHNABEL.
Secretary of the Senate.

MESSAGE FROM THE GOVERNOR

The Speaker laid before the House and had read the following message from the Governor:

Executive Department
Austin 11, Texas
May 29, 1981
To The Members Of The Fifty-Seventh Legislature:

At the request of the author, Representative Robert H. Hughes, I am vetoing and returning unsigned House Bill 496, authorizing life, health, or accident insurance conferences to meet again for a piece of the issue, especially the deficit, is because it is just as easy to vote for a big bad tax bill as it is a small bad tax bill, and I feel that we can take care of the entire problem as well as we can take care of any part, and to take care of a part would weaken our position to take care of the whole.

W. R. (Hill) Keatly.

The reason I voted against the motion requesting the House Conferences to meet again for a piece of the issue, especially the deficit, is because it is just as easy to vote for a big bad tax bill as it is a small bad tax bill, and I feel that we can take care of the entire problem as well as we can take care of any part, and to take care of a part would weaken our position to take care of the whole.
ments under certain conditions.

This bill contains the same subject matter and amends the same Article as Senate Bill 221, which has also passed the Legislature and come to me for consideration.

Respectfully submitted,
PRICE DANIEL,
Governor of Texas.

SUSPENDING THE JOINT RULES
TO CONSIDER H. B. NO. 632

Mr. Watson offered the following resolution:

H. C. R. No. 147

Be it Resolved by the House of Representatives, the Senate of Texas concurring, That the Joint Rules be suspended, for the purpose of allowing the House of Representatives and the Senate to take up and consider at any time House Bill No. 632, and said Rules be hereby suspended.

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES
TO CONSIDER H. B. NO. 1135

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

S. C. R. No. 87

Be it resolved by the Senate of Texas, the House of Representatives concurring, that the joint rules be and they are hereby suspended to allow House Bill No. 1135 to be considered by either House at any time.

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES
TO CONSIDER H. B. NO. 889

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

S. C. R. No. 88

Be it resolved by the Senate of Texas, the House of Representatives concurring, that the joint rules be and they are hereby suspended to allow H. B. 889 to be considered by either House at any time.

The resolution was referred to the Committees on Rules.

MOTION TO DISCHARGE CON-
FERECE COMMITTEE

Mr. Glass moved that the Conference Committee on the part of the House on H. B. No. 954 be discharged.

The motion was lost.

BILLS AND RESOLUTIONS SIGNED
BY THE SPEAKER

The Speaker signed in the presence of the House after giving due notice thereof and their captions had been read severally the following enrolled bills and resolutions:

S. B. No. 285, An Act to amend Article 5924 of the Revised Civil Statutes of Texas, 1925, also codified as Article 5924, Vernon's Annotated Civil Statutes of Texas; this amendment provides that the certificate required to transact business in the State of Texas under an assumed name, which certificate has to be filed in the office of the county clerk, shall be effective for a period of not to exceed ten years, at which time it shall automatically terminate unless the certificate is renewed; providing for the termination of all certificates now on file in the county clerk's office as of December 31, 1962; repealing all laws in conflict; providing for severability and declaring an emergency.

S. C. R. No. 74, Granting Central Power and Light Company permission to sue the State.

S. C. R. No. 61, Recalling S. B. No. 355 from the Governor.

S. C. R. No. 28, To suspend the Joint Rules to consider S. B. No. 209.

S. C. R. No. 82, Suspending the Joint Rules to permit the Senate to consider H. B. No. 20 and H. R. No. 20.

S. C. R. No. 68, Granting permission to the Texas Gulf Construction Company, Inc., to sue the State and the State Highway Department.

S. C. R. No. 78, Recalling H. B. No. 1995 from the Governor.
H. B. No. 712, An Act relating to Dentistry; pertaining to Dentists and Narcotic Drugs, removing fund limitation; prescribing Dental and Dental Hygiene fees, subjects and method of examination; and providing for annual registration fees; amending Chapter 7, Title 13, of the Penal Code of Texas, 1923, as amended; amending Article 4850a, Section 3, Revised Civil Statutes of Texas, 1923, as amended by Section 2 of House Bill No. 362, Chapter 371, General and Special Laws of Texas, Fiftieth Legislature, Regular Session, 1947; amending Article 4644, Revised Civil Statutes of Texas, 1923, as amended by Section 1 of House Bill No. 849, Chapter 371, General and Special Laws of Texas, Fiftieth Legislature, Regular Session, 1947; amending Section 5 of Senate Bill No. 453, Acts, Regular Session, Fifty-second Legislature, page 843, Chapter 476, General and Special Laws of Texas; amending Article 4850a, Section 1, as last amended by Section 2 of Acts, 1947: Fiftieth Legislature, page 752, Chapter 371; providing a severance clause; repealing all laws in conflict; and declaring an emergency.

H. B. No. 840, An Act amending Section 1 of Chapter 300, Acts of the Fifty-third Legislature, Regular Session, 1953, to provide that the maximum salary for supervisors for county judges in counties with a population in excess of twenty eight thousand ($28,000) and less than thirty thousand ($30,000) may be Four Thousand and Eight Hundred Dollars ($4,800); and declaring an emergency.

H. B. No. 1094, An Act providing additional compensation for the County Judge of Tarrant County for his service as a member of the Juvenile Board, providing that such compensation shall be in addition to all other compensation now provided or allowed by law for said County Judge; providing that the Commissioners Court of Tarrant County shall provide the necessary funds for such compensation; and declaring an emergency.

H. B. No. 1095, An Act amending Chapter 7, Acts of the Forty-seventh Legislature of Texas, Regular Session, 1941, relating to certain cities bordering upon the Gulf of Mexico; validating bonds heretofore issued and proceedings and actions of such cities and their governing bodies in connection with such bonds, and validating conveyances or grants of properties and rights in properties, real or personal, to any such city, in connection with or relating to any park improvement or pier acquired or constructed, under the provisions of said Chapter 7; providing a severability clause; and declaring an emergency.

H. B. No. 1108, An Act amending Section 1 of Chapter 80, Acts of the Fifty-fifth Legislature, Regular Session, 1957, as amended, granting regulatory authority over wildlife resources in Menard County, Texas, to the Texas Game and Fish Commission; and declaring an emergency.

RECESS

Mr. Townsend moved that the House recess until 8:45 o'clock p.m. today. The motion prevailed.

In accordance with the motion to recess, the House at 7:05 o'clock p.m., took recess until 8:45 o'clock p.m. today.

NIGHT SESSION

The House met at 8:45 o'clock p.m. and was called to order by the Speaker.

MESSAGE FROM THE SENATE

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to S. C. R. No. 8 by viva voce vote. Senate concurred in House Amendments to S. C. R. No. 59 by viva voce vote.

Respectfully submitted,
CHARLES A. SCHUMACHER,
Secretary of the Senate.

LEAVE OF ABSENCE GRANTED

Mr. Hale was granted leave of absence for the remainder of the
COMMITTEE MEETINGS

Mr. Spears asked unanimous consent of the House that the Committee on Common Carriers be permitted to meet at this time.

There was no objection offered.

Mr. Smith of Jefferson asked unanimous consent of the House that the Committee on Mining be permitted to meet at this time.

There was no objection offered.

BILLS AND RESOLUTIONS SIGNED BY THE SPEAKER

The Speaker signed in the presence of the House, after giving due notice thereof and their captions had been read severally, the following enrolled bills and resolutions:

H. B. No. 119, An Act relating to miscellaneous excise taxes, amending Article 20.09, Article 20.11, and Article 20.14, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, to provide for the filing of quarterly reports; to provide for the retailer to remit one hundred percent (100%) of the tax or taxes collected; to provide for permits to expire on September 30th of each year; to dispense with the requirement of including specific inventory information in reports; to dispense with the requirement of keeping certain records; amending Chapter 20, Title 122A, Taxation-General, by adding thereto a new Article, Article 20.21, to provide for the records to be confidential and to provide a penalty for violations of said Article, repealing Article 20.12, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, relating to bonding requirements of certain retailers, providing an effective date; and declaring an emergency.

H. B. No. 288, "An Act amending Section 1, Chapter 493, Acts of the Fifty-second Legislature, 1961, to define that portion of Shelby County in which it shall be lawful to take and kill buck deer with pronged horns and to make it unlawful to take and kill buck deer with pronged horns at any time in the remaining portion of Shelby County; to extend the deer season in Rusk, Harrison and Gregg Counties from ten (10) to fifteen (15) days; and declaring an emergency."

H. B. No. 1109, An Act amending Chapter 43, Acts 1954, Fifty-third Legislature, First Called Session, as amended by Chapter 225, Acts 1957, Fifty-fifth Legislature (Vernon's Annotated Civil Statutes, Article 12451, 5), by adding a new Section to make bonds issued by any city having a population of one hundred fifty thousand (150,000) or more according to the last 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.

H. C. R. No. 90, To endorse certain efforts of the South Texas Veterans Alliance.

H. C. R. No. 116, To request certain study relative to the payment of certain insurance claims.

H. C. R. No. 143, Authorizing certain corrections in H. B. No. 225.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 899

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

S. C. R. No. 88, To suspend the Joint Rules to consider H. B. No. 899 at any time.

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

The resolution was read and was adopted.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 477

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

H. C. R. No. 145, To suspend the Joint Rules to consider H. B. No. 477.

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

The resolution was read and was adopted.
Mr. Hughes of Dallas moved to reconsider the vote by which the House concurred in the Senate Amendments to House Bill No. 471. The motion prevailed. Mr. Hughes of Dallas moved that the House do not concur in the Senate Amendments, and that a Conference Committee be requested to adjust the differences between the two Houses on the bill. The motion prevailed.

APPOINTMENT OF CONFERENCE COMMITTEE ON HOUSE BILL NO. 471

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on H. B. No. 471:

Messrs. Hughes of Dallas, Chairman; Johnson of Dallas, Rosas, Trevino and Watson.

NAMING NANCY JANE LARY MAS-COT OF THE HOUSE OF REPRESENTATIVES

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

H. S. R. No. 747, Naming Nancy Jane Lary Mascot of the House of Representatives.

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

The resolution was read and was adopted.

CONSIDERATION OF HOUSE BILL NO. 334 WITH SENATE AMENDMENTS

Mr. Spilman moved that the Conference Committee on the part of the House on House Bill No. 334 be discharged. The motion prevailed.

Mr. Spilman then moved that the House concur in the Senate Amendments to House Bill No. 334.
The Speaker stated that there was a quorum present.

(Pending the verification of the vote, Mr. Hollowell occupied the Chair temporarily.)

(Speaker In The Chair)

The roll of those voting yea and nay was called, pursuant to the verification, on the motion to concur in the Senate Amendments to H. B. No. 334, and the verified vote resulted yea 72, nay 71 and 3 present—not voting. Whereupon the Speaker voted no and the official vote resulted, as follows:

**Yeas—72**

Adams of Lubbock
Allen
Adams of Titus
Andrews

**Nays—72**

Cook
Tennell

The Speaker stated that there was a quorum present.

(Pending the verification of the vote, Mr. Hollowell occupied the Chair temporarily.)

(Speaker In The Chair)

The roll of those voting yea and nay was called, pursuant to the verification, on the motion to concur in the Senate Amendments to H. B. No. 334, and the verified vote resulted yea 72, nay 71 and 3 present—not voting. Whereupon the Speaker voted no and the official vote resulted, as follows:

**Yeas—72**

Adams of Lubbock
Allen
Adams of Titus
Andrews

**Nays—72**

Mr. Speaker
Alamia
Bailey
Ballman
Barlow
Bass
Boyce
Bridge
Buchanan
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
Collins
Cotton
Dewey
Dorf, Miss
Duggan
Harrard
Fletcher
Gladden
Glass
Green
Guffey
Haring

The Speaker stated that there was a quorum present.

(Pending the verification of the vote, Mr. Hollowell occupied the Chair temporarily.)

(Speaker In The Chair)

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**Yeas—72**

Adams of Lubbock
Allen
Adams of Titus
Andrews

**Nays—72**

Cook
Tennell

The Speaker stated that there was a quorum present.

(Pending the verification of the vote, Mr. Hollowell occupied the Chair temporarily.)

(Speaker In The Chair)

The roll of those voting yea and nay was called, pursuant to the verification, on the motion to concur in the Senate Amendments to H. B. No. 334, and the verified vote resulted yea 72, nay 71 and 3 present—not voting. Whereupon the Speaker voted no and the official vote resulted, as follows:

**Yeas—72**

Adams of Lubbock
Allen
Adams of Titus
Andrews

**Nays—72**

Mr. Speaker
Alamia
Bailey
Ballman
Barlow
Bass
Boyce
Bridge
Buchanan
Caldwell
Cannon
Carriker
Chapman
Cole of Harris
Cole of Hunt
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Cotton
Dewey
Dorf, Miss
Duggan
Harrard
Fletcher
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Glass
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Guffey
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The Speaker stated that there was a quorum present.

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**Yeas—72**

Adams of Lubbock
Allen
Adams of Titus
Andrews

**Nays—72**

Mr. Speaker
Alamia
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The Speaker stated that there was a quorum present.

(Pending the verification of the vote, Mr. Hollowell occupied the Chair temporarily.)

(Speaker In The Chair)

The roll of those voting yea and nay was called, pursuant to the verification, on the motion to concur in the Senate Amendments to H. B. No. 334, and the verified vote resulted yea 72, nay 71 and 3 present—not voting. Whereupon the Speaker voted no and the official vote resulted, as follows:

**Yeas—72**

Adams of Lubbock
Allen
Adams of Titus
Andrews

**Nays—72**

Mr. Speaker
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Glass
Green
Guffey
Haring

The Speaker stated that there was a quorum present.

(Pending the verification of the vote, Mr. Hollowell occupied the Chair temporarily.)

(Speaker In The Chair)

The roll of those voting yea and nay was called, pursuant to the verification, on the motion to concur in the Senate Amendments to H. B. No. 334, and the verified vote resulted yea 72, nay 71 and 3 present—not voting. Whereupon the Speaker voted no and the official vote resulted, as follows:

**Yeas—72**

Adams of Lubbock
Allen
Adams of Titus
Andrews

**Nays—72**

Mr. Speaker
Alamia
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Dorf, Miss
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Green
Guffey
Haring

The Speaker stated that there was a quorum present.

(Pending the verification of the vote, Mr. Hollowell occupied the Chair temporarily.)

(Speaker In The Chair)

The roll of those voting yea and nay was called, pursuant to the verification, on the motion to concur in the Senate Amendments to H. B. No. 334, and the verified vote resulted yea 72, nay 71 and 3 present—not voting. Whereupon the Speaker voted no and the official vote resulted, as follows:

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Adams of Titus
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**Nays—72**

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Adams of Titus
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**Nays—72**

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The Speaker stated that there was a quorum present.

(Pending the verification of the vote, Mr. Hollowell occupied the Chair temporarily.)

(Speaker In The Chair)

The roll of those voting yea and nay was called, pursuant to the verification, on the motion to concur in the Senate Amendments to H. B. No. 334, and the verified vote resulted yea 72, nay 71 and 3 present—not voting. Whereupon the Speaker voted no and the official vote resulted, as follows:

**Yeas—72**

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Adams of Titus
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**Nays—72**

Mr. Speaker
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The Speaker stated that there was a quorum present.

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(Speaker In The Chair)

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Allen
Adams of Titus
Andrews

**Nays—72**

Mr. Speaker
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Gladden
Glass
Green
Guffey
Haring
Mr. Peeler (present), who would vote "nay" with Mr. Tunnell (absent), who would vote "yea."

Mr. Oliver raised the point of order that the Speaker had announced the result before voting himself and under the Rules he could not cast the deciding vote at this time.

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

"As Members crowded around the Speaker's table they viewed the result of the roll call vote before it was handed to the Chair, and were asking for a verification at the time I announced the tentative result. Knowing that I would grant the verification, as is customary when a vote is as close, I purposely refrained from voting so as not to be included on the first announced result. I could have voted, and was prepared to do so at that time, making a 72 to 72 tie (which turned out to be the final result), but did not, having in mind the numerous instances during the Regular Session in which verifications had shown results different from the machines, for reasons well known to the Members of the House, such as actual errors in the voting machine, initial "button pushing" and "taking a walk" during verifications. Hence I did not cast a vote on the original declaration simply because as Speaker I was entitled under the Rules to cast the actual deciding vote in the light of the final official roll call result which no one could, with certainty, forecast. After the verification, which made the vote official, the Chair voted to create a tie vote, 72 to 72, and declared the motion lost. This action by the Chair is clearly in order under Sec. 6, Rule 1, and such procedure has been followed in the past, i.e., giving the Speaker the right to cast his vote, or not, at the time such opportunity becomes official. Obviously, the vote on Mr. Spilman's motion did not become official until the verification was completed."

Speaker Turman then made the following statement:

"Ladies and Gentlemen of the House:

In casting the deciding vote on this critical motion, I want you to know that it is certainly my greatest wish to pass a good, comprehensive tax bill and to follow it with the kind of appropriation bill which I believe Texas should have. But you know as well as I do that there is simply too little time left to pass these two measures only a relatively few minutes left in this session. I do not intend to be a party to a hoax on the people of Texas in voting for this tax bill when it is clearly inadequate and it is obviously too late to change it to accomplish our objectives.

I want to congratulate our conferees on doing their very best to reach a compromise—this has proved impossible. My interest in good Government for Texas compels me to be realistic at this point, and I will not be forced into a ridiculous and impossible effort at the eleventh, the twelfth hour almost, just to try to fool ourselves and the people of our great state.

The Senate conferees by their failure to agree to a reasonable solu-
tion to our tax problems have made a special session inevitable. Let us meet our responsibilities in a deliberate manner when we again convene. Accordingly, the Chair voted 'No' and the motion was therefore declared lost."

**REASON FOR VOTE ON H. B. 334**

I voted for this bill because it will raise the money necessary for our school program, both public and higher education, for public schools, school teachers and colleges. It will take care of the old age pension fund and will maintain the funds of our highway program. Because of these reasons, I am voting to concur solely because it will finance the State and avoid the expense of special sessions.

**YALE LARY.**

**REASONS FOR VOTE FOR 334**

It is with reluctance that I vote for concurrence in this bill, and I regret that it does not tax beer. I have offered publicly to handle the beer tax if the administration so desired, but as yet have not been requested to do so. This bill will raise the money necessary for our school program, both public and higher education for public schools, school teachers and colleges. It will take care of the old age pension fund and maintain the funds of our highway program, and with the exception of building a fireproof building for the eight hundred people in the Old Confederate Home here in Austin that is almost seventy-five years old and is a firetrap, it will raise the necessary money for our mental institutions. Because of these reasons, I am voting to concur mainly because it will finance the State and avoid the expense of special sessions.

**W. B. (BILL) HEATLY.**

**REASON FOR VOTE ON H. B. 334**

Reluctantly we voted to concur in the Senate Amendments to H. B. 334. Several features of this bill are personally unsatisfactory to us, yet past experience indicates no tax bill is ever completely acceptable. The serious financial condition of Texas is crucially balanced upon our decision on this bill. Consequently, we cannot conscientiously and deliberately oppose this measure and insure a costly special session later to meet the present pressing financial needs of Texas.

**LLOYD C. MARTIN.**

**REASON FOR VOTE**

I voted to concur in Senate Amendment to H. B. 334 because this is the only way to vote money for our old people and school teachers. This is the only chance to keep from having a Special Session of the legislature. The same bill 2 months later will have to have 60 million dollars more than it would now.

**LEON THURMAN.**

**REASON FOR VOTE**

What we do here this day, this month, and this year will be with us the rest of the century and may be as long as there is a Texas. We are here setting patterns for generations. We are not just passing taxes on the people of 340 million dollars, but billions for the generations yet to come.

This is what government is all about. This is what we were elected to do. The local bills, the regulation of loan sharks, providing a water program—these are all important, but taxing and spending is the stuff of government. What we do now decides who we are as public men. I want to tell you what happened when we, your House tax conferees, tried to reason, tried to compromise, with the Senate tax conferees.

We met with them a total of ten times. We were determined not to be unreasonable and agreed to go part of the way with them if they would come part of the way with the chamber that is constitutionally charged to originate the tax bills.

The senators were very congenial. Senator Lane entertained us with his East Texas jokes. They listened to what we had to say for the House's point of view, they told us it was their bill, or nothing. They knew, as did all of us, that Governor Price Daniel would vote this bill. They knew they were fol-
lowing a purely destructive course. Why, I do not know.

We tried to talk to them about a deductible sales tax. We tried to talk to them about a Pennsylvania-type sales tax, as embodied in Mr. Atwell's H. B. 700. We tried to talk to them about a gas pipeline tax. We tried to talk to them about a corporate income tax. We tried to talk to them about shifting more of the franchise tax burden on to businesses headquartered outside of Texas. They would have none of it.

They would not make a single concession to any of the points of view which have found varying degrees of acceptance in this House. The only thing they were willing to consider, the only change they wanted any part of, was the replacement of the unfair Senate tax on Texas gas producers with a 1% raid on the permanent school fund. They have already made clear they would rather tax Texas gas producers than the interstate pipelines. But now they have had a second thought: rather than tax Texas gas producers, they will tax generations of Texas school children yet unborn, and yet unregistered to vote, which is probably more pertinent.

As for the Senate's sales tax—they would not give an inch. There is only one conclusion the people and members of this House can draw: the Senate wants to tax gas producers but not the Eastern pipelines, and the Senate wants to tax the masses, but not the upper classes.

All the while we were meeting we could sense, in the inflexibility of the Senate conference, the bitter, hardened fruits of the Citizens for a Sales Tax lobby's work.

This chamber has tried to go along in solving the problem. It passed by a crucial one vote margin a general sales tax. In truth, it passed a sales tax most of us disliked very much because we were trying to be reasonable. We were confident there would be some sense of fairness, some willingness to place part of the burden on big business, especially if the public is going to have to bear such a huge load. But no, the Citizens for a Sales Tax lobby wants it all.

They have tried to tell the press that they are really running a civic class for us legislators. They are teaching us our responsibilities to Tennes the appropriations bill. In fact, the sales tax lobby committee has been charged, and it has not been denied, is manipulated by two lobbyists whose take for this session is $46,000.

That's good paying civic work. I get a lot of unpaid city council members, and a lot of parents who go to PTA meetings, and a lot of collectors for United Fund, would like to turn their hand at that kind of civic work.

In restraint we have neglected the plain truth. It is time to tell the people that the Eastern lobby has snuck a general sales tax into this legislature in their carpet bags and are trying to cram it down Texans' throats.

We cannot really be very proud of ourselves in this House this session. We did not want a general sales tax, but we passed one.

We did want a gas tax, but we did not pass one.

We wanted the Hale-Alkins program for teachers, but we did not raise enough money.

We wanted medical care for the aged, but again we did not raise enough money.

We did not want to soak anybody, but now, politically, we find that we have soaked ourselves.

If we go along with the Senate now, we can never be proud again that we were in this legislature. We will be saying to the people: "We passed a fousy tax, and the Senate passed a lousier one, and we were so ashamed we bought theirs." We will be saying to the Governor: "We did not have the responsibility to insist on fair taxation for good programs. Help us vote the bill that we are passing."

We are told again and again of our responsibilities. We know our responsibilities. We do not have to be told.

I do not think any of you doubt that I am as concerned as you are that the teachers get a raise; that our sick and impoverished old people get care; that our sick patients have psychiatric care; that our prisons be freed from the speake
of riot; that our troubled young­sters get a chance at care and a new environment when they go home from reform school.

What is our responsibility to them and what is our responsibility to our whole people? Our responsibility is not to get the job done; it is to get the job done right. Our responsibility is not to get the job done before next Tuesday; it is to get the job done right if we have to stay home to Christmas to do it. Our responsibility is not to tie on the feed-bag with the lobby; our responsibility is to do for the people, all of the people, what we know is our conscience is right and fair. When we were elected, they elected us to represent and they elected us to be true to our consciences. We cannot go home until we go home in good conscience.

We can go home in good conscience if we will stay and fight, for we can win. We have been taking it all session ... the big boys are cocky now. They got a sales tax through the House and they got one through the Senate. They think the ball game is over and they are leaving the galleries early, but the game is not over.

As your representatives in that conference we were willing to do our duty to raise the money by honorable and reasonable means if it could be done. The Senate side was not willing to do its part. They insisted on this gut-Texans type bill or nothing.

I say now, we have just begun to fight. We will fight them now; we will fight them in the special session; we will fight them in a second special session; we will fight them in the fall; we will fight them in the winter; we will fight them as they string the lights on Congress Avenue for Christmas crowds.

Maybe the people do not know that we are fighting for them. In this chamber we know each other pretty well, but we do not know the 9 million Texans and they do not know us. But by the time we get through fighting here they will know who we are and what we are fighting for—their rights, a fair tax for them, and for their children and for our children.

I hope we can get a tax bill that will be fair to the people. We will not get that tax bill by pandering now and letting the Senate’s gut-Texans tax bill get by us. We will not get it by passing the back to the quiet, determined little guy in the Mansion.

Don’t worry .... he will be there. He has been there when we weren’t. As most of you know, I have never supported the Governor before; but his actions on the gut-question of government, how we raise our money and how we spend it, I think entitled him to hold his head high beside those of Jim Hogg and Jim Allred as one Governor who has stood up for the people when the standing was hard.

If the Senate will not be reasonable now, the House must stand fast with the Governor. Together we can win for the people. Bearing together the risk and the wounds, we can save the day for the average man in Texas. He may never know who did it, but we will know, you will know, I will know. That should be enough.

TONY KORIOTH.

REASONS NOT TO CONCUR

The undersigned voted not to con­cur with the Senate version of H. B. 334. The following are our reasons:

1. The Senate version of H. B. 334 did not contain any of the provi­sions that the original H. B. 334 contained as the House passed it with only a few minor exceptions. On the whole, the Senate version is the product of the Senate Tax Committee. The breakdown of the con­ference committee on taxes was the unflinching refusal on the part of the 6 Senate conference to yield on any single difference between the Houses. The blame is squarely and entirely on the Senate; if they had been acting as reasonable men, sincere in their desire to pass a tax bill, they would have been willing to compromise on the few where differences existed. Instead, they re­ fused, hoping to place all of the blame on the House and the Governor for refusing to concur in their un­fair tax version.
MESSAGE FROM

The fight we are now having over taxes.

The proposal. The Senate version also would raise the fee on driver licenses by 50%, again a tax paid by individual citizens. The end result of their bill was a complete absence of taxes on the giant interstate corporations who now do not pay their fair share of our tax load, but the inclusion of a general sales tax which would require low income groups to pay a higher percentage of their income than high income groups.

We feel that in discharging our responsibility to raise the necessary monies to pay for the budget of the state and the Hale-Allen Recommendations does not require us to vote for an unfair tax bill. Instead, and in line with our campaign promises, we have obligated ourselves to raise the necessary monies in a fair and equitable manner. It will be no disgrace to have a special session; in the past 20 years there have been more special sessions than there have been regular sessions.

FRANKLIN S. SPEARS,
JAMES E. BARLOW,
JOHN C. ALANIZ,
STANFORD SMITH,
JAKE JOHNSON.

MESSAGE FROM THE SENATE

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives,

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

S. C. R. No. 93, Instructing the Engrossing and Enrolling Clerk of the Senate to correct a House amendment to S. R. No. 51.

I am directed by the Senate to inform the House that the Senate has adopted the Conference Committee report on H. R. No. 1034 by viva voce vote.

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

MESSAGE FROM THE GOVERNOR

The Speaker laid before the House and had read the following message from the Governor:

To The Members of The Fifty-Seventh Legislature:

I am returning unsigned House Bill 52, which authorizes the filing of lawsuits for payment of aid and compensation to persons who have
This bill is almost identical to House Bill 936 of the Fifty-sixth Legislature, which I also vetoed, except for limitations of $105,000 on the amount of damages and $331 1/3 attorneys fees. This total $105,000 compares to a limit of $5,000.00 imposed in California and Wisconsin, which have similar statutes. Admittedly, because of inflation, $5,000.00 may now be too low, but 2 1/2 times that amount does not seem reasonable.

Also, the damages listed in Section 6 are usually those claimed for false imprisonment. They should not be applicable to cases of conviction through due process of law, since false imprisonment is based on the absence of due process. In the cases covered by this bill the claimants have been given court trials and found guilty. The other reasons given for my veto of House Bill 936 apply equally as well to House Bill 32, as follows:

1. Proof required—Section 4 provides in effect that a person may prove his innocence of a crime for which he was convicted by a mere preponderance of the evidence even though it took proof beyond a reasonable doubt to convict him in the first instance.

2. Admissible evidence—Section 5 permits a pardon or proclamation to be admitted as "proof of the facts set out therein." In the usual sense, pardons and proclamations are only evidence of forgiveness and are not evidence that the person was innocent of the offense. Furthermore, even if the pardon or proclamation stated that the person was innocent of the offense, this would be strictly hearsay and would reflect only the opinion of the State Board of Pardons and Paroles and the Governor.

3. Survival of the cause of action—Section 7 permits the cause of action to survive in favor of certain designated relatives whether or not they suffered damages because of the alleged wrongful conviction. If survival of the cause of action should be permitted at all, this is too broad and it should be limited to children who are minors and others who were wholly dependent upon the deceased at the time of conviction.

Other objections could be made to provisions of the bill dealing with venue, time limits, and eligibility requirements. However, it is sufficient to point out that while the purpose of the bill is worthwhile, and while there are undoubtedly meritorious cases in which relief is urgently needed, House Bill 32 is entirely too general and generous in its scope and could result in a multitude of litigation and excessive claims on the State Treasury.

Respectfully submitted,

PRICE DANIEL,
Governor of Texas.

INSTRUCTING THE ENGROSSING AND ENROLLING CLERK OF THE SENATE TO CORRECT A HOUSE AMENDMENT TO SENATE BILL NO. 51

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

S. C. R. No. 89

Be it resolved by the Senate, the House of Representatives concurring, that the Engrossing and Enrolling Clerk of the Senate be instructed to correct the verbiage of a House amendment to S. B. No. 51 to read as follows:

"Provided, however, that the provisions of this act shall not be in full force and effect until the school year beginning September 1, 1963."

The resolution was read and was adopted.

MESSAGE FROM THE SENATE

Austin, Texas, May 29, 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 adopted the Conference Committee report on S. B. No. 1 by viva voce vote.

I am directed by the Senate to inform the House that the Senate has granted the request of the House
for a Conference Committee to adjust the differences between the two Houses on House Bill No. 471.

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

Senators: Parkhouse, Martin, Hardeman, Calhoun and Creighton.

I am directed by the Senate to inform the House that the Senate has adopted the Conference Committee report on H. B. No. 471 by aye vote.

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

H. B. 9, Providing a new teacher and administrator salary schedule with increments; and declaring an emergency. (with amendments)

H. B. 289, Providing for the inclusion of all law schools situated within this State which are on the approved list of the Supreme Court of Texas; and declaring an emergency.

Respectfully,

CHARLES A. SCHNABEL,
Secretary of the Senate.

BILLs AND RESOLUTIONS SIGNED BY THE SPEAKER

The Speaker signed in the presence of the House after giving due notice thereof and their captions had been read severally the following enrolled bills and resolutions:

S. B. No. 27, "An Act to provide a remedy for persons convicted and imprisoned in the penitentiary, who assert that rights guaranteed to them by the Constitution of the United States or the State of Texas, or both, have been denied in the proceedings in which they were convicted, or who assert that their conviction was based, in whole or in part, on false or untrue testimony regarding either the issue of guilt or punishment, regardless of whether or not such false or untrue testimony was unintentionally given; and declaring an emergency."

S. B. No. 116, "An Act to adopt and establish general statutory provisions and a definition applicable to real estate investment trusts; to provide for the formation and operation of a real estate investment trust; to provide for powers, duties, authorizations, liabilities, responsibilities and limitations, of real estate investment trusts and their trust manager(s), officers and shareholders; to provide a manner for service of process on a real estate investment trust; provide for the payment and transfer of shares and the powers, duties and liabilities of shareholders; to provide for shareholders meetings and the conduct thereof; to provide the termination and liquidation of real estate investment trusts; providing the Anti-trust Laws of Texas shall not be affected under the provisions of this Act; consolidating a savings clause; and declaring an emergency."

S. B. No. 136, "An Act creating a Juvenile Board for Galveston County and designating the members thereof; providing that no compensation may be paid for serving thereof; providing for the appointment and qualifications of Juvenile and Assistant Juvenile Officers and a clerks, and for their salaries, expenses, payment of their claims for expenses, filing of their appointments in the office of the County Clerk, taking their oaths of office and filing of their oaths in the office of the County Clerk; providing for the removal of such Juvenile and Assistant Juvenile Officers; providing for such Juvenile and Assistant Juvenile Officers to have the authority, powers and duties under Article 9142 of the Revised Civil Statutes of Texas, 1925, and any amendments thereof; providing automobiles for the Juvenile and Assistant Juvenile Officers; providing that this Act is cumulative of the existing laws; repealing all laws in conflict to the extent of conflict only; providing that if any portion of this Act is held unconstitutional, it shall not affect the remainder thereof; and declaring an emergency."
overcharges; providing severability clause; and declaring an emergency.”

S. B. No. 192, “An Act establishing the Juvenile and County Court No. 2 of Galveston County by amending Chapter 187, Acts of the 53rd Legislature, Regular Session, 1953, codified as Article 1876—342, Vernon's Texas Civil Statutes; providing for a seal of said court; prescribing its jurisdiction; providing for the transfer of cases; providing that the judge of the present Probate Court of Galveston County shall serve as judge of the Juvenile and County Court No. 2 until the next general election and until his successor shall have been elected and qualified; providing for the election of the judge of the court and setting out his qualifications; providing that his term of office shall be four (4) years; providing for execution of bond and oath of office; providing for his salary; providing for election or appointment of a special judge in case of the disqualification of the regular judge; providing for filling vacancies in the office of the judge; providing conditions under which the judge may be subject to removal from office; providing that the Commissioners Court shall designate suitable quarters for the court; empowering the judge of the court to appoint such officers and employees as are necessary for the proper administration of the jurisdiction of the court; setting forth duties of the county clerk and the district attorney; providing for terms of the court; empowering the judge of the Juvenile and County Court No. 2 to contract for psychiatric services; providing for applicability of laws and rules governing district and county courts in practice and procedure, rules of evidence, issuance of process and other matters pertaining to the conduct of trials and hearings; providing for the issuance of writs; providing that the court may punish for contempt, prescribing duties of sheriffs and constables of the state; providing for appeals from the Juvenile and County Court No. 2; providing for classification of officers, agents and employees of the Child Welfare Department, County Welfare Office and County Health Office in providing services to the court; providing a severability clause; and declaring an emergency.”

S. B. No. 188, “An Act relating to issuance and enforcement of Permits to Dispense Performing Rights Under a Blanket License for certain copyrighted musical or dramatico-musical compositions; amending Sections 1, 3, 4, 5, and 8 of Chapter 307, Acts of the 55th Legislature, Regular Session, 1957, etc., and declaring an emergency.”

S. B. No. 193, “An Act providing county-wide elections in order for a majority of the electorate in certain counties to abolish the office of county superintendent, ex officio county superintendent and in certain instances, county school boards; providing for the transfer of duties of said officials, repealing all laws in conflict and providing exceptions; providing for severability; and declaring an emergency.”

S. B. No. 210, “An Act amending Section 8, House Bill 192, Chapter 271, Acts of the 55th Legislature, Regular Session, 1957, providing for contracts in the conduct of research; and declaring an emergency.”

S. B. No. 255, “An Act relating to the establishment of speed limits on turnpike operated by the Texas Turnpike Authority; amending Section 8 of Chapter 307, Acts of the 41st Legislature, 2nd Called Session, as amended by Chapter 46, Acts of the 42nd Legislature, 1951, and by Chapter 307, Acts of 1955, 54th Legislature (now codified as Section 8 of Article 37a of Vernon's Penal Code), by the addition of a new subsection to be entitled Subsection 5A; and declaring an emergency.”

S. B. No. 260, “An Act amending Article 5121b-3(e), Revised Civil Statutes of Texas, 1925, as amended, by providing for certain information to be furnished at actual cost but not less than a minimum fee for the disposition of such fees; and declaring an emergency.”

S. B. No. 490, “An Act providing necessary authority and responsibility for the Commissioner of Agriculture to prescribe rules, regulations, conduct inspections, establish grades, classify rose plants, cuttings, bushes and shipments thereof sold or offered to be sold within the State of Texas; provide for a fee for issuance of certificate of authority; providing for...
"Stop Sale Order"; providing for a penalty, providing a savings clause, and declaring an emergency.

H. B. No. 588, "An Act amending Section 7 of Chapter 437, page 1081, Acts of 1947, Fiftieth Legislature, Regular Session, known as Article 816:1, to increase the salaries of Commissioners of drainage districts in counties having a population of two hundred and forty-five thousand ($245,000) or more, according to the last preceding Federal Census, covered by the Act to a sum not to exceed Three Hundred and Fifty Dollars ($350) per month; and declaring an emergency."

H. B. No. 753, "An Act amending Article 1170, Revised Civil Statutes of Texas, 1925, pertaining to submission to the qualified voters of a Home Rule City of amendments to an existing charter of such city; repealing Article 1171, Revised Civil Statutes of Texas; and declaring an emergency."

S. J. No. 13, Proposing an amendment to the Constitution so as to provide that state employees may be employed in an advisory capacity or appointed to serve as a consultant or on an advisory committee, or as a member of a Public School Board provided they are not members of the teaching profession, and may receive reimbursement of expenses, with other agencies of this State, or any political subdivision thereof, and of the Federal Government, with the approval of the administrative head of the state department or agency or the governor of the institution in which such employees is employed and provided there is no conflict of interest.

S. J. No. 7, Proposing an Amendment to Section 51-b of Article III of the Constitution of the State of Texas, relating to assistance to needy persons totally and permanently physically or mentally disabled, renumbering said Section, and providing that the amount paid out of state funds for assistance payments to the totally and permanently disabled may never exceed Two Million, Five Hundred Thousand Dollars ($2,500,000) per year.

H. B. No. 839, "An Act concerning the practice of barbering in this State; amending Sections 9, 20 and 27 of House Bill No. 104, Chapter 65, Acts of the Forty-first Legislature, First Called Session, as amended; changing the existing provisions relating to the licensing and operation of barber schools and colleges; providing for an increase of the annual renewal fee for certificates of registration; providing that the members of the State Board of Barber Examiners shall receive per diem as set by the General Appropriations Act; providing for severability; and declaring an emergency."

S. B. No. 51, "An Act to provide for the allocation of professional units to districts reporting increases on the basis of current average daily attendance; providing a repealing and severability clause; and declaring an emergency."

H. B. No. 899, "An Act amending Section 1 of Chapter 294, Acts of the 59th Legislature, Regular Session, 1947, codified as Article 297H Vernon's Texas Civil Statutes, to provide for the inclusion of all law schools situated within this state which are on the approved list of the Supreme Court of Texas, and declaring an emergency."

S. C. R. No. 89, Authorizing certain corrections in S. B. No. 51.

S. C. R. No. 47, Granting Condon-Cunningham, Inc., permission to sue the State.

S. C. R. No. 89, Providing for an interim joint committee to study all matters pertaining to the development and use of bays and inlets of the State.

S. C. R. No. 56, Authorizing correction in H. B. No. 588.

S. C. R. No. 85, Expressing thanks to Mr. Walter E. Long and the Staff of the Legislative Service.

S. C. R. No. 86, Suspending Joint Rules to consider H. B. No. 589.

S. C. R. No. 80, Authorizing the Lieutenant Governor and the Speaker to appoint Members of the Legislature to work with the Turnpike Commission.

(Mr. Cotten and Mr. Johnson of Bexar occupied the Chair temporarily.)

(Speaker in the Chair.)
A Committee from the Senate was announced at the Bar of the House and, being admitted, stated that the Senate has completed its labors and is now ready to adjourn Sine Die.

TO PROVIDE FOR THE APPOINTMENT OF COMMITTEES TO NOTIFY THE GOVERNOR AND THE SENATE

Mr. Peary offered the following resolution:

H. S. R. No. 787

Be it resolved that the Speaker be authorized to appoint two committees of five members each, one to notify the Governor and the other to notify the Senate that the House has completed its labors for the Regular Session and is now ready to adjourn Sine Die.

The resolution was adopted.

APPOINTMENT OF COMMITTEES TO NOTIFY THE GOVERNOR AND SENATE THAT THE HOUSE HAS COMPLETED ITS LABORS

The Speaker announced the appointment of the following Committees pursuant to H. S. R. No. 787:

Committee to notify the Governor: Messrs. Peary, Chairman; Watson, Pieratt, Murray and Rapp.

Committee to notify the Senate: Messrs. Jones of Travis, Chairman; Petty, Haring, Shapson and Fletcher.

SENATE NOTIFIED

The Committee appointed to notify the Senate that the House has completed its labors and is now ready to adjourn Sine Die was announced at the Bar of the House and stated that they had performed the duty assigned them.

GOVERNOR NOTIFIED

The Committee appointed to notify the Governor that the House has completed its labors and is now ready to adjourn Sine Die was announced at the Bar of the House and stated that they had performed the duty assigned them.

Mr. Cotten moved that the House of Representatives of the Regular Session of the Fifty-seventh Legislature adjourn Sine Die.

The Benediction was offered by the Honorable Paul B. Haring, as follows:

"Almighty God, as we close the Fifty-seventh Regular Session of the Texas Legislature, we thank Thee for the privilege of having a Democracy in a world which is plagued with atheistic communism. We thank Thee for our accomplishments and we beg Thy forgiveness for the shortcomings of our Legislative Session. We pray that Thy wisdom will guide us in the future. Give us the courage to solve the problems of our State in such a manner as to render justice to all of our citizens.—Amen."

The motion of Mr. Cotten to adjourn Sine Die prevailed.

Speaker Turman then, at 11:43 o'clock p.m., pronounced the House of Representatives of the Regular Session of the Fifty-seventh Legislature adjourned Sine Die.

APPENDIX

STANDING COMMITTEE REPORTS

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


State Affairs: H. S. R. No. 766.

The Committee on Appropriations has filed a favorable report on bills and resolutions as follows:


REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, May 29, 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. 119, suspending the Joint Rules so as to permit the House and Senate to consider House Bill No. 534 at any time.

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, May 29, 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. 119, suspending the Joint Rules so as to permit the House and Senate to consider House Bill No. 534 at any time.

Has clearly compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, May 29, 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. 119, suspending the Joint Rules so as to permit the House and Senate to consider House Bill No. 534 at any time.

Has clearly compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.
May 29, 1961

H. C. R. No. 146, suspending the Joint Rules of the two Houses so that either House may take up and consider Senate Joint Resolution No. 8.

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, May 29, 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. 146, suspending Joint Rules to allow the Senate to consider House Bill No. 598 at any time.

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, May 29, 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. 143, authorising certain corrections to H. B. No. 829.

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, May 29, 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. 145, suspending the Joint Rules of both Houses to allow the House and the Senate to take up House Bill No. 477 at any time.

Has carefully compared same and finds it correctly engrossed.

H. G. WELLS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred

H. J. R. No. 25, House Joint Resolution proposing an Amendment to Subsection (b) of Section 62 of Article XII of the Constitution of the State of Texas so as to authorize for elected and appointive officers and employees, who serve in such capacity for twelve (12) or more years in any county or other political subdivision, a Retirement, Disability and Death Compensation Program.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred

H. J. R. No. 36, House Joint Resolution proposing an Amendment to Section 60 of Article III of the Constitution of the State of Texas to authorize all counties and other political subdivisions of this State to provide insurance for all employees; providing for the submission of this Amendment to the voters of this State; prescribing the form of ballot; providing for the proclamation and publication thereof.

Has carefully compared same and finds it correctly enrolled.

H. G. WELLS, Chairman.

Austin, Texas, May 26, 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. 89, granting permission to Walter John Szczurek to sue the State of Texas in Travis County, Texas.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS Chairman.

Austin, Texas, May 26, 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. 92, granting permission to Myrtle Pope and Dillard Pope to sue the State of Texas and the Texas Highway Department.
Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred
H. C. R. No. 101, granting permission to the Solar Construction and Engineering Company to sue the State of Texas, the State Highway Engineer, and the State Highway Commission,
has carefully compared the same and finds it correctly enrolled.
JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 100, An Act to relieve from liability for civil damages persons who render emergency care at the scene of an emergency; providing certain exceptions; and declaring an emergency.
has carefully compared the same and finds it correctly enrolled.
JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 101, An Act to relieve from liability for civil damages persons who render emergency care at the scene of an emergency; providing certain exceptions; and declaring an emergency.
has carefully compared the same and finds it correctly enrolled.
JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred
H. C. R. No. 105, granting permission to L. B. Nash to sue the State of Texas and the Liquor Control Board.
has carefully compared the same and finds it correctly enrolled.
JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred
H. C. R. No. 106, granting permission to the State of Texas and its Liquor Control Board.
has carefully compared the same and finds it correctly enrolled.
JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred
H. C. R. No. 116, congratulating the Honorable Tom L. McCullough on his 92nd birthday.
has carefully compared the same and finds it correctly enrolled.
JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred
H. C. R. No. 117, An Act relating to the re-employment of retired teachers; amending Section 1, Chapter 28, Acts of the Fifty-sixth Legislature, Regular Session, 1959, to extend the period allowed for re-employment of retired teachers to eighty (80) days in a single school year; providing a penalty for employment in excess of eighty (80) days; and providing that certain persons receiving retirement may teach on a one-third time basis in State-supported colleges and universities; and declaring an emergency.
has carefully compared the same and finds it correctly enrolled.
JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred
H. C. R. No. 122, suspending the Joint Rules so that either House may take up and consider Senate Bill No. 10 at any time.
has carefully compared the same and finds it correctly enrolled.
JAMES V. ADAMS, Chairman.
May 29, 1961

HOUSE JOURNAL 2825

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 162, An Act amending Section 4, Section 27, Section 28 and Section 29 of the Texas Mental Health Code, Chapter 243, page 565, Acts of the Fiftieth Legislature, Regular Session, 1927, as amended, and compiled as Vernon's Revised Civil Statutes of Texas, Articles 5547-4, 5547-27, 5547-38 and 5547-39, respectively; providing severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 163, An Act amending Section 4, Section 27, Section 28 and Section 29 of the Texas Mental Health Code, Chapter 243, page 565, Acts of the Fiftieth Legislature, Regular Session, 1927, as amended, and compiled as Vernon's Revised Civil Statutes of Texas, Articles 5547-4, 5547-27, 5547-38 and 5547-39, respectively; providing severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 164, An Act amending Section 4, Section 27, Section 28 and Section 29 of the Texas Mental Health Code, Chapter 243, page 565, Acts of the Fiftieth Legislature, Regular Session, 1927, as amended, and compiled as Vernon's Revised Civil Statutes of Texas, Articles 5547-4, 5547-27, 5547-38 and 5547-39, respectively; providing severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 165, An Act making proof by either party to a civil suit of the existence of, or alongside any public thoroughfare of any traffic control device prima facie proof that such device had been lawfully installed by competent authority at the place of its location; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 166, An Act to amend Subsection (2) of Section 3 of the Airport Zoning Act of 1947, Acts of the Fiftieth Legislature, Regular Session, Chapter 391, page 784 (compiled as Subsection (2) of Article 46e-3 of Vernon's Texas Civil Statutes) to expressly empower any political subdivision in which there is located an airport owned or operated by a defense agency of the Federal government or the State of Texas and any political subdivision in which there exists any airport hazard area appurtenant to such an airport to create a joint airport zoning board; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 167, An Act to amend Section 4, Section 27, Section 28 and Section 29 of the Texas Mental Health Code, Chapter 243, page 565, Acts of the Fiftieth Legislature, Regular Session, 1927, as amended, and compiled as Vernon's Revised Civil Statutes of Texas, Articles 5547-4, 5547-27, 5547-38 and 5547-39, respectively; providing severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 168, An Act to amend Subsection (2) of Section 3 of the Airport Zoning Act of 1947, Acts of the Fiftieth Legislature, Regular Session, Chapter 391, page 784 (compiled as Subsection (2) of Article 46e-3 of Vernon's Texas Civil Statutes) to expressly empower any political subdivision in which there is located an airport owned or operated by a defense agency of the Federal government or the State of Texas and any political subdivision in which there exists any airport hazard area appurtenant to such an airport to create a joint airport zoning board; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 169, An Act making proof by either party to a civil suit of the existence of, or alongside any public thoroughfare of any traffic control device prima facie proof that such device had been lawfully installed by competent authority at the place of its location; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 170, An Act amending Sections 1 and 12 of Chapter 169, Acts of the Fiftieth Legislature, Regular Session, 1927, as amended, and compiled as Article 1011g of Vernon's Texas Civil Statutes, to provide that all cases to be heard by the Board of Adjustment of a city, town, or village will always be heard by a minimum number of four (4) members; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Acts of the Fifty-fourth Legislature, Regular Session, 1956, to enable counties having a population of one hundred twenty thousand (120,000) or more to establish the office of Medical Examiner; and declaring an emergency.

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 262, An Act amending Article 4091 of the Revised Civil Statutes of Texas, 1925, to provide that the term merchandise in the Bulk Sales Law shall be construed as including, but not limited to, meat and other edible foods furnished to restaurants, cafes and cafeteria; providing the Act shall not apply to pending litigation; and declaring an emergency.

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

Austin, Texas, May 26, 1961

JAMES V. ADAMS, Chairman.

Has carefully compared same and finds it correctly enrolled.

H. B. No. 262, An Act amending Article 4091 of the Revised Civil Statutes of Texas, 1925, to provide that the term merchandise in the Bulk Sales Law shall be construed as including, but not limited to, meat and other edible foods furnished to restaurants, cafes and cafeteria; providing the Act shall not apply to pending litigation; and declaring an emergency.

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 288, An Act relating to the performance of such sheriff or his deputies while engaged in the performance of their official duties; providing that this Act shall not repeal Subsection (a) of Section 1 which authorizes the Commissioners Court to furnish the sheriff or his deputies adequate motor transportation, including all expenses incidental to the upkeep and operation of such motor vehicles: providing in the alternative under Subsection (c) of Section 1 of this Act that if the sheriff or his deputies use and operate their own vehicles while engaged in the performance of their official duties anywhere in the State of Texas that such sheriff or his deputies shall be paid not less than eight cents ($0.08) per mile nor more than fifteen cents ($0.15) per mile for each mile traveled in the performance of these duties: providing for a reporting clause: and declaring an emergency.

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

August, Texas, May 26, 1961

JAMES V. ADAMS, Chairman.

Has carefully compared same and finds it correctly enrolled.

H. B. No. 295, An Act to amend Section 1, Article 1180, of the Texas Penal Code, 1925, as amended, relating to the offense of assault with intent to murder; and declaring an emergency.

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

Austin, Texas, May 26, 1961

JAMES V. ADAMS, Chairman.

Has carefully compared same and finds it correctly enrolled.

H. B. No. 324, An Act amending House Bill No. 301, Acts of the Fiftieth Legislature, Regular Session, 1947, Chapter 204, codified as Article 6877-1 of Vernon's Civil Statutes, so as to provide that when a county furnishes the sheriff or his deputies with motor vehicles pursuant to the provisions of Subsection (b) of Section 1 of this Act that the sheriff or his deputies shall be compensated at a rate not to exceed six cents ($0.06) per mile, while engaged in the performance of their official duties: providing that this Act shall not repeal Subsection (a) of Section 1 which authorizes the Commissioners Court to furnish the sheriff or his deputies adequate motor transportation, including all expenses incidental to the upkeep and operation of such motor vehicles: providing in the alternative under Subsection (c) of Section 1 of this Act that if the sheriff or his deputies use and operate their own vehicles while engaged in the performance of their official duties anywhere in the State of Texas that such sheriff or his deputies shall be paid not less than eight cents ($0.08) per mile nor more than fifteen cents ($0.15) per mile for each mile traveled in the performance of these duties: providing for a reporting clause: and declaring an emergency.

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

Austin, Texas, May 26, 1961

JAMES V. ADAMS, Chairman.
H. B. No. 415, An Act regulating the taking, transporting, and selling of minnows in Zavala County; providing that minnows may be transported into Zavala County from outside said County; providing penalties; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 436, An Act amending Section 1 of Chapter 35, Acts of the Forty-fourth Legislature, 1935, as last amended, codified as Article 4639a, Vernon's Annotated 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.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 479, An Act to provide for the annual adoption by the State Board of Education of an operating budget for the administration and supervision of the Central Education Agency, for procedure and filing incident thereto; providing that items budgeted shall be paid from the Foundation School Fund except where otherwise payable in whole or in part from Federal and/or other special funds appropriated; providing amount budgeted shall not exceed a fixed percentage of the total cost of the Foundation School Program annually estimated for purposes of the Foundation School Program Act; providing authority of the State Board of Education to accept grants to discharge responsibilities assigned; providing a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 503, An Act authorizing the State Parks Board to enter into lease agreements with local units of government under certain conditions; providing that the State Parks Board may transfer to the State Highway Department any area under its control deemed suitable for use as a roadside park; providing a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 505, An Act relating to fishing in Rusk and Houston Counties; amending Section 1 of Chapter 297, Acts of the Fifty-second Legislature, Regular Session, 1951, as amended, to make provisions of Act inapplicable to the Neches River wherever it borders on Houston County; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 511, An Act authorizing the Governor, upon recommendation of the State Highway Commission, to convey certain of the State's interests in certain lands when such interests are necessary for the maintenance of any Federally owned or operated military installation or...
Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 512, An Act authorizing the Governor, upon recommendation of the State Highway Commission, to convey certain of the State's interests in certain lands when such interests are necessary for the construction, operation or maintenance of flood control, river and harbor improvement, water conservation, or other civil works projects of the United States; ratifying and validating certain previous conveyances; providing severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 596, An Act authorizing the Governor to convey certain lands to the State Parks Board of the State of Texas, aggregating two acres of land, more or less, and being the area surrounding and adjoining the site of the birthplace of General Ignacio Zaragoza in La Bahia Townsite in the County of Goliad, as a State park and historical site; authorizing the State Parks Board to construct, maintain and repair historical and recreational structures and facilities; repealing all laws and parts of laws in conflict herewith; providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 551, An Act amending Section 89 of the Texas Probate Code so as to expressly provide for the probate of wills as Musterments of Title; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 600, An Act creating a Conservation and Recreation District under the provisions of Section 59, Article XVI, Constitution of Texas, to be known as "Angleton Municipal Utility District;" prescribing its rights, powers, privileges, and duties; providing the District shall bear the sole expense of the relocation of certain facilities under the provisions of this Act; providing for its governing body; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
May 26, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 640, An Act relating to the taking and transportation of minnows in certain counties; amending Chapter 45, Acts of the Forty-fourth Legislature, 1935, as amended, by adding Ellis County to those counties to which this Act shall apply; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 706, An Act to amend Article 2839 of the Revised Civil Statutes of Texas, 1925, as amended by Acts 1957, Fifty-fifth Legislature, Regular Session, Chapter 228, page 477; relating to fees which county clerks and clerks of county courts shall receive for their services in counties having one million, two hundred thousand (1,200,000) or more population, according to the latest Federal Census, subject to the adoption of this Act by the Commissioners Court of a county otherwise qualified; providing for increased fees for certain specified instruments; containing a repealing clause; repealing all laws and parts of laws, including but not limited to those parts of Articles 260-1, 843, 848, 912a-10, 950, 951, 1285, 3914, 3930-Rule 51a, 4524, 4546, 4562, 4590d, 5238, 5333, 5447, 5451, 5498, 5506a, 5506c, 5925, 5926, 6635, 6636, 6641, 6644, 6662, 6686, 6698, 6727, 7225, 7363, and 7217, Revised Civil Statutes of Texas, 1925, in conflict, and to the extent of conflict only, with the provisions of this Act; containing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 687, An Act conferring upon the Game and Fish Commission regulatory authority over wildlife resources in the County of Walker; amending Section 1 of Chapter 125, Acts of the Fifty-second Legislature, 1951, as amended, so as to make that Act applicable to such County; repealing certain laws and fixing an effective date of the repeal; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 504, An Act amending House Bill No. 125, Chapter 47 of the General and Special Laws of the State of Texas, Fiftieth Legislature, 1947, relating to the operation of vending stands on State property by blind persons so as to enlarge the economic opportunities of the blind, by adding a new Section to be known as Section 1 (a) authorizing the State Commission for the Blind to negotiate with heads of departments, boards or commissions and/or divisions of departments, boards or commissions for certain proceeds accruing from vending machines operated for profit by departments, boards or commissions and/or divisions of departments, boards or commissions; to accrue to the blind vending stand operator in said building; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
H. B. No. 810, An Act amending Section 1 of Chapter 146, Acts of the Forty-third Legislature, Regular Session, 1933, as amended, to provide that consolidated trust depositories issued by the Federal Intermediate Credit Bank and by the Bank for Cooperatives are lawful investments for fiduciary and trust funds in this State, and eligible security for public deposits where authorized; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 810, An Act amending Section 1 of Chapter 146, Acts of the Forty-third Legislature, Regular Session, 1933, as amended, to provide that consolidated trust depositories issued by the Federal Intermediate Credit Bank and by the Bank for Cooperatives are lawful investments for fiduciary and trust funds in this State, and eligible security for public deposits where authorized; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 810, An Act amending Section 1 of Chapter 146, Acts of the Forty-third Legislature, Regular Session, 1933, as amended, to provide that consolidated trust depositories issued by the Federal Intermediate Credit Bank and by the Bank for Cooperatives are lawful investments for fiduciary and trust funds in this State, and eligible security for public deposits where authorized; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 913, An Act amending Section 8 of Chapter 60, Acts of the Fifty-fifth Legislature, Regular Session, 1957, so as to provide that antlerless deer or doe deer shall not be hunted or taken without the written permission of certain persons; amending Section 8 of Chapter 60, Acts of the Fifty-fifth Legislature, Regular Session, 1957, by excepting Mason County from certain provisions of the Section; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 913, An Act amending Section 8 of Chapter 60, Acts of the Fifty-fifth Legislature, Regular Session, 1957, so as to provide that antlerless deer or doe deer shall not be hunted or taken without the written permission of certain persons; amending Section 8 of Chapter 60, Acts of the Fifty-fifth Legislature, Regular Session, 1957, by excepting Mason County from certain provisions of the Section; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 913, An Act creating a conservation and reclamation district under Article XVI, Section 39 of the Constitution of Texas comprising certain territory contained in Kerr County, Texas, to be known as "Kerr County (Center 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; providing that the ad valorem plan of taxation shall be used, but no obligations shall be incurred and no ad valorem taxes shall be levied until approved and authorized by a majority of the resident qualified property taxpaying voters.
Hon. James A. Turman, Speaker of the House of Representatives.

May 29, 1961

H. B. No. 975, An Act amending Section 2, Subsection (b) of Section 3, and Subsection (1) of Section 5 of Chapter 285, Acts of the Fifty-fifth Legislature, Regular Session, 1957, relating to the territory contained in the Bistone Municipal Water Supply District: relating to membership of the Board of Directors; relating to liability of property annexed to said District for bonds issued by the District prior to the annexation of the property; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1017, 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, owning and operating port facilities, referred to hereafter 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 that said improvements and facilities shall include; authorizing the issuance of tax bonds and revenue bonds for the purpose of providing funds for any of such improvements and facilities, and containing provisions related to said bonds and said improvements and facilities and the revenue or income thereof; authorizing and providing for the placing of the management and control of such improvements and facilities in the governing body of the city or in a board of trustees; authorizing the issuance of tax refunding bonds and revenue refunding bonds, and containing provisions relating thereto; providing that this Act is cumulative of existing laws, but providing that the provisions of this Act shall govern and prevail over such existing
laws; validating revenue bonds here- 
tofore issued, but excepting from such 
validation certain pending litigation; 
providing a severability clause; con-
taining other provisions relating to 
the subject; and declaring an emer-
gency.

Has carefully compared same and 
finds it correctly enrolled.
JAMES V. ADAMS, Chairman.
Austi, Texas, May 26, 1961

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

Sir: Your Committee on Enrolled 
Bills to whom was referred
H. B. No. 1927, An Act amending 
Section 6 of Chapter 177, General 
Laws of the State of Texas, Acts of 
the Forty-second Legislature, Reg-
ular Session, 1951, compiled as Ar-
ticle 44c of Vernon's Revised Civil 
Statistics of Texas, as last amended 
by Chapter 249, Acts of the Fifty-
second 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 jurisdic-
tion; and declaring an emergency.

Has carefully compared same and 
finds it correctly enrolled.
JAMES V. ADAMS, Chairman.
Austi, Texas, May 26, 1961

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

Sir: Your Committee on Enrolled 
Bills to whom was referred
H. B. No. 1044, An Act amending 
Article 1.093 of the Insurance Code 
to provide that members and em-
ployees of the State Board of Ins-
urance shall be subject to the same 
code of ethics and standards of con-
duct as members and employees 
of other State regulatory agencies; 
and declaring an emergency.

Has carefully compared same and 
finds it correctly enrolled.
JAMES V. ADAMS, Chairman.
Austi, Texas, May 26, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1054, An Act authorizing the County Commissioners Court of any county having a population of not less than nine thousand, one hundred (9,100) and not more than nine thousand, three hundred (9,300) inhabitants according to the last preceding Federal Census to fix the salaries of the deputies, clerks and assistants of any district, county or precinct officer at a sum not to exceed Four Thousand, Two Hundred Dollars ($4,200) per year; providing that no deputy, assistant or clerk shall receive a greater salary than is allowed the district, county or precinct officer under whom such deputy, assistant or clerk is employed; providing that the provisions of this Act shall be cumulative of all other laws pertaining to the compensation of deputies, assistants and clerks of any district, county or precinct officer; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1065, An Act authorizing the Commissioners Court of the Counties of the 38th Judicial District and the Second 38th Judicial District to supplement the salary of the District Attorney of the 38th Judicial District and the Second 38th Judicial District; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1071, 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; providing for the investment, reinvestment and change of investment of such funds; authorizing the Directors of such District to adopt a plan or plans for effectuating the purpose of this Act, to provide rules and regulations governing all such compensation and from time to time to change any such plan, rule or regulation; and providing that the recipients of benefits of such fund shall not be eligible for any other pension retirement fund or direct aid from the State of Texas, unless the fund created hereunder is leased to the State as a condition precedent to receiving such other aid; providing for such District to include hospitalization, medical benefits and group life insurance to their officers and employees as part of the compensation currently paid to such officers and employees; making this Act cumulative of other laws on the subject; providing that unconstitutionality of any part of the Act shall not invalidate the remainder; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1076, An Act fixing the salaries to be paid certain officials in certain counties; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961

Hon. James A. Turman, Speaker of the House of Representatives.
H. B. No. 1080, An Act relating to Pension Systems for policemen in certain cities; amending Section 9 of Chapter 76, Acts of the Fiftieth Legislature, as last amended (codified as Section 9 of Article 8144g-1 of Vernon's Texas Civil Statutes), relating to eligible investments for surplus pension funds; providing for an Investment Review Committee; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 1081, An Act regulating the hunting, taking, or killing of wild turkey gobblers in Austin County; providing penalties; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 1081, An Act regulating the hunting, taking, or killing of wild turkey gobblers in Austin County; providing penalties; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

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H. B. No. 1081, An Act regulating the hunting, taking, or killing of wild turkey gobblers in Austin County; providing penalties; and declaring an emergency.

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JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

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H. B. No. 1081, An Act regulating the hunting, taking, or killing of wild turkey gobblers in Austin County; providing penalties; and declaring an emergency.

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JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 1081, An Act regulating the hunting, taking, or killing of wild turkey gobblers in Austin County; providing penalties; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 1081, An Act regulating the hunting, taking, or killing of wild turkey gobblers in Austin County; providing penalties; and declaring an emergency.

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JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

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H. B. No. 1081, An Act regulating the hunting, taking, or killing of wild turkey gobblers in Austin County; providing penalties; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

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H. B. No. 1081, An Act regulating the hunting, taking, or killing of wild turkey gobblers in Austin County; providing penalties; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 1081, An Act regulating the hunting, taking, or killing of wild turkey gobblers in Austin County; providing penalties; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 1081, An Act regulating the hunting, taking, or killing of wild turkey gobblers in Austin County; providing penalties; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

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H. B. No. 1081, An Act regulating the hunting, taking, or killing of wild turkey gobblers in Austin County; providing penalties; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

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H. B. No. 1081, An Act regulating the hunting, taking, or killing of wild turkey gobblers in Austin County; providing penalties; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 1081, An Act regulating the hunting, taking, or killing of wild turkey gobblers in Austin County; providing penalties; and declaring an emergency.
regulations of the Game and Fish Commission; providing for a public hearing and publication of notice thereof; providing for the effective period of regulations; providing for the publication of the regulations; providing the authority of the Commission is not limited; providing venue of the Commission is not limited; providing venue for suits to test the validity of this Act and of the rules and regulations of the Commission; providing a penalty for false swearing; providing a penalty for the violation of any of the provisions of this Act, as well as any order, rule or regulation of the Commission; providing for the forfeiture of a penalty therefor; a saving clause; and declaring an effective date of a penalty therefor; of the rules and regulations of the Commission; providing for the forfeiture of a penalty therefor; of the effective date of the regulations; making it unlawful to purchase a new license and providing a penalty therefor; defining wildlife resources; repealing certain laws and 9 2 4a of the Penal Code of the State of Texas shall remain in full force and effect; providing for the effective date of this Act; providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sirs: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1114, 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, without restriction as to private or public use, to any person, firm, or corporation, public or private, owning lands, land fill or shore area adjacent to the described submerged lands, for any period or term not to exceed fifty (50) years, and upon whatever terms, conditions and consideration as is deemed proper by the governing body of the City; declaring restrictions to be contained in lease instrument; reserving to the public the use of waters embraced in said lease; authorizing the lease of such submerged lands after election thereon, and repealing and superseding any conflicting charter provision, in so far as these certain submerged lands are concerned, or any existing conflicting Act; describing the submerged lands to which this Act applies; repealing any laws or provisions of City Charter in conflict herewith, and making this Act cumulative; providing that this Act shall not be construed to grant or convey to the City of Corpus Christi the title to any oil, gas or other mineral which was not already owned by such City; providing for conflict or unconstitutionality in this Act; repealing all laws in conflict; and declaring an emergency.
Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1115, An Act amending Sections 1, 2, 3, 4 and paragraph (4) of Section 5 of Chapter 9, Acts of the Fifty-sixth Legislature, First Called Session, 1955, as amended by Chapter 61, Acts of the Fifty-seventh Legislature, 1961, relating to the creation, administration and financing of the Hospital District coextensive with County Commissioners Precinct No. 4 of Comanche County; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1126, An Act to exclude certain described lands from Hidalgo County Water Improvement District No. 2; finding notice of intent to apply for passage of such Act to have been duly given; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1129, An Act constituting a local law for the maintenance of the public roads and highways in Orange County; authorizing the County to issue certificates of indebtedness for the purpose of construction improvements to the public roads within said County and of acquiring right-of-way for designated State highways, Federal highways, and county roads; providing terms, conditions, and provisions relating to said certificates of indebtedness and to their issuance; requiring the levy of a tax to pay such certificates and the interest thereon; authorizing the refunding of said certificates; enacting other provisions relating to the subject; providing that this Act shall be cumulative of other laws relating to the subject; providing a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 26, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Your Committee on Enrolled Bills to whom was referred

H. B. No. 1131, An Act applicable to all cities contained in any county which has, in conjunction with an adjoining county, created a Joint Board of Park Commissioners under the provisions of Chapter 137, Acts of the Fifty-sixth Legislature; authorizing any such city to sell and convey land to such Joint Board of Park Commissioners or to such counties; providing the method of making such conveyance; enacting other provisions related to the subject; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 86, An Act amending Article 7.02, Title 132A, Taxation-General, Revised Civil Statutes of Texas, 1911, by adding a new paragraph to be known as paragraph (3), providing that the incidence of the cigarette tax shall be on the vendee, user, consumer or possessor of cigarettes; and declaring an emergency.
May 29, 1961  HOUSE JOURNAL 2837

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 117, An Act relating to the appointment, qualifications, duties and compensation of official shorthand reporters for the District Courts of the 7th and 161st Judicial Districts of Ector County, Texas; fixing maximum and minimum salaries to be paid, in addition to compensation for transcripts, statement of fact 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 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 117, An Act creating a conservation and reclamation district under the provisions of Section 59, Article XVI of the Constitution to be known as “Rio Grande Palms Water District,” defining the boundaries thereof; defining its powers; providing for a Board of Directors to control and exercise the District’s powers; and authorizing the issuance of bonds in the accomplishment of the District’s purposes; adopting the ad valorem plan of taxation for the District; authorizing District certain rights, powers and authority for and in connection with its systems, facilities and other things, including the right of eminent domain only within the boundaries of the District, and related matters; declaring the District essential, a governmental agency, a body politic and corporate; providing the District shall bear sole expense of any necessary relocation in the exercise of the power of eminent domain; enacting other provisions relating to the subject; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 249, An Act amending Section 9 of Article 8306, Revised Civil Statutes, 1925, as amended, the employers’ liability and workmen’s compensation insurance laws of this State, by providing that the liability of the association for funeral benefits shall not exceed Five Hundred Dollars ($500); repealing all laws in conflict; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 376, An Act providing that Water Control and Improvement Districts and underground water conservation districts may be created only according to the provisions of Section 59 of Article 16 of the Constitution; providing exemptions; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 562, An Act to amend Article 6883d of Vernon’s Annotated Civil Statutes, Acts 1953, Fifty-third Legislature, page 56, Chapter 45, so as to compensate constables and deputy constables for transportation or furnish adequate transportation within the State; providing for sworn statements covering such transporta-
tion; providing that this Act shall be severable; providing for the repeal of Article 6889c of Vernon's Annotated Civil Statutes, Acts 1951, Fifty-second Legislature, page 494, Chapter 264; providing this Act be cumulative of all other existing laws; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.
JAMES V. ADAMS, Chairman.
Austin, Texas, May 27, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 524, An Act amending Article 5244, Revised Civil Statutes of Texas, to provide for a Director and Librarian who shall be the executive and administrative officer of the Texas Library and Historical Commission; repealing Article 5244, Revised Civil Statutes of Texas; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.
JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 630, An Act enabling navigation districts organized under the provisions of Section 59 of Article XVI of the Constitution and coming within the purview of this Act to enact ordinances, rules, and regulations for the purpose of protecting their properties and of promoting the health, safety and general welfare of that portion of the general community using their said properties, and the facilities constructed thereon; providing procedure; granting full power to said navigation districts for such purposes; providing certain methods of enforcement and remedies; providing for venue of offenses committed in violation of this Act and such ordinances, and for maximum penalties for such offenses; providing that no ordinance, rule or regulation passed pursuant to the authority granted by this Act shall conflict with any applicable State law; providing for the validity of all parts of the law not declared unconstitutional; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.
JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 639, An Act amending subdivision 9 of Article 7160, Revised Civil Statutes of Texas, 1921, so as to exempt the personal property of institutions of public charity from ad valorem taxation; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.
JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961
Hon. James A. Turman, Speaker of the House of Representatives.
such land by the City of Corpus Christi or its assigns by July 1, 1965, with reverter to the State of portions thereof not so improved, except portions devoted to channels, canal and waterways; prescribing certain terms and conditions for conveyance of all or any part of such lands by the City of Corpus Christi; repealing conflicting laws; providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 702, An Act to provide for the exclusion of certain lands from Water Control and Improvement Districts; amending Sections 1, 2, 5 and 6 of Chapter 119, Acts of the Forty-seventh Legislature, Regular Session, 1941, as amended, and adding a new section, Section 01, thereof; and declaring an emergency. Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 758, An Act fixing the salaries of certain county officers of all counties having a population of not less than thirteen thousand, three hundred and eighty (13,380) and not more than thirteen thousand, seven hundred (13,700), according to the last preceding Federal Census, and declaring an emergency. Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 819, An Act limiting the provisions of this Act to Harrison 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; to take, kill or trap any fur-bearing animal in said County; to take or attempt to take any fresh-water fish or other aquatic life in public waters of said County by any means or method; prescribing the legislative policy with respect to the wildlife resources in said County; conferring upon the Game and Fish Commission authority to regulate by proclamation, order, rule or regulation, the taking of the wildlife resources of said County; requiring the Game and Fish Commission to make investigation with respect to the depletion and waste of the wildlife resources of said County; authorizing the Commission to provide an open season or 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 and regulations of the Game and Fish Commission and the effective period thereof; providing for the publication of the regulation; providing venue for suits to test the validity of this Act or of the proclamations, rules, regulations or orders of the Commission; providing penalties; providing for the forfeiture of licenses; defining wildlife resources; repealing certain laws; prescribing 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 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred...
Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 951, An Act amending Article 1106a of the Texas Penal Code, defining the word “person” and providing that every director, officer, agent, employee, or member of any firm, copartnership, association, or corporation participating, aiding, or authorizing any violation of this Act shall be subject to the punishment provided herein; making it unlawful for any person, with exceptions, to open and refill or re-use the container, can, tank, pump, or other distributing device of any manufacturer, processor, or distributor, for the purpose of offering for sale or selling lubricating oils, greases, and similar products therefrom when said container, can, tank, pump, or distributing device bears the trade-mark, symbol, sign, or other distinguishing mark of said manufacturer, processor or distributor, or of his products; providing that the possession of such refilled container, can, tank, pump, or distributing device shall be prima facie evidence of possession thereof for the purpose of sale; making it unlawful to imitate the design, symbol, or trade name of recognized brands of gasolines, motor fuels, lubricating
oils, greases, or similar products or to expose for sale or sell gasoline, motor fuel, lubricating oils, greases, or similar products under any trademark, trade name, or other distinguishing mark, other than those of the manufacturer, processor, or distributor of such products, or to aid or assist any person in the violation of the Act; prescribing penalties; providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 972, An Act validating Nueces County Drainage and Conservation District Number 2 and declaring it to be a validly existing and operating Conservation and Reclamation District under Section 59, Article XVI, Texas Constitution; validating the boundaries of such District; providing that such District shall be considered to be organized and existing for the sole purpose of reclamation and drainage of its overflowed lands and other lands needing drainage; providing for such District's rights, powers and privileges; validating governmental proceedings and acts; declaring that the District is essential to the accomplishment of the purposes of Section 59, Article XVI, Texas Constitution; limiting the right of eminent domain to that area lying within the District; providing for the qualifications of its Commissioners and providing for their compensation; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 1023, An Act to be cited as the "Wichita County Hospital District Law," providing for an election on the question of creating a county-wide hospital district in Wichita County pursuant to authority granted by Article IX, Section 6 of the Constitution of the State of Texas; providing for the management of the district; providing for assumption of city and county assets and indebtedness; providing for issuance of bonds and for the levy of a tax not to exceed seventy-five cents (75¢) on each One Hundred Dollar ($100) valuation; setting out the powers and duties of the Board of Directors of the district; providing that the district shall have the power of eminent domain; providing that the facilities of the district may be inspected by authorized representatives of the Texas State Department of Health or the Texas Department of Public Welfare; providing that the county attorney of Wichita County shall represent the district; limiting the taxing powers of the City of Wichita Falls and Wichita County after creation of the district; prescribing financial responsibility of patients and their relatives for care and treatment in hospital district facilities; authorizing the district to accept donations, gifts and endowments; providing a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 1043, An Act amending Section 1 of Chapter 188, Acts of the Fifty-fifth Legislature, Regular Session, 1957, relating to the hunting and taking of wild turkey in Lamar County, and Section 1 of Chapter 187, Acts of the Fifty-fifth Legislature, Regular Session, 1957, relating to the hunting and taking of squirrel in Lamar County; and declaring an emergency.
Austin, Texas, May 27, 1961
Hon. James A. Turman, Speaker of
the House of Representatives.

Sir: Your Committee on Enrolled
Bills to whom was referred
H. B. No. 1064, An Act fixing the
salaries to be paid certain officials
in certain counties; revising all laws in
connection therewith; and declaring
an emergency.

Has carefully compared same and
finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961
Hon. James A. Turman, Speaker of
the House of Representatives.

Sir: Your Committee on Enrolled
Bills to whom was referred
H. B. No. 1096, An Act amending
Section 1 of Chapter 266, Acts of
the Fifty-sixth Legislature, Regular
Session, 1959, relating to the open
season for squirrels in Upshur and
Wood Counties; and declaring an
emergency.

Has carefully compared same and
finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961
Hon. James A. Turman, Speaker of
the House of Representatives.

Sir: Your Committee on Enrolled
Bills to whom was referred
H. B. No. 1101, An Act creating and
establishing a conservation and
reclamation district under Article
XVI, Section 59, Constitution of
Texas, known as El Paso County
Water Control and Improvement
District-Westway; declaring District
a governmental agency, body politic
and corporate; defining the bound-
aries; finding the field notes and
boundaries form a closure, and re-
lated matters; finding a benefit to
all land and other property within
the District; finding that District
is created to serve a public use and
benefit; defining powers of Dis-

JAMES V. ADAMS, Chairman.
May 29, 1961  HOUSE JOURNAL 2843

Ject; 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 27, 1961
Hon. James A. Tarman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 1102, An Act creating a conservation and reclamation district under the provisions of Section 59, Article XVI, Constitution of Texas, to be known as "Hall Fresh Water Supply District," prescribing its rights, powers, privileges and duties; providing the District shall bear the sole expense of the relocation of certain facilities under the provisions of this Act; providing for its governing body; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency.
Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961
Hon. James A. Tarman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 1196, An Act creating and establishing a conservation and reclamation district under Article XVI, Section 59, Constitution of Texas, known as Brown County Water Control and Improvement District - Holiday Hills; declaring District a governmental agency, body politic and corporate; defining the boundaries; finding the field notes and boundaries form a closure, and related matters; finding a benefit to all land and other property within the District; finding that District is created to serve a public use and benefit; defining powers of District; conferring on District the rights, powers, privileges, authority and duties of the general laws of Texas applicable to water control and improvement districts created under Article XVI, Section 59, Constitution of Texas, where not in conflict with this Act and adopting same by reference; providing for no election for confirmation and no hearing for ex- clusions and no hearing on plan of taxation and adopting ad valorem plan of taxation for the District; authorizing District certain rights, powers and authority for and in connection with its systems, facilities and other things necessary to the fulfillment of its purposes, including the right of eminent domain, whether within or without the boundaries of the District, and related matters; providing for governing body of District; providing for qualifications and bonds of directors; naming first board of directors; providing for terms and election of directors and provisions for filling vacancies; providing for organisation of board of directors; providing for employment of engineers, attorneys, fiscal agents and employees; providing for sale and price of bonds and refunding bonds; providing for exchange of bonds or refunding bonds for property acquired or in payment of contract price for work done or materials or services furnished and providing for price of bonds or refunding bonds in such exchange; providing for bonds and refunding bonds to be approved by Attorney General of Texas and registered by the Controller of Public Accounts and providing for negotiability, legality, validity, obligation, incontestability of the bonds and refunding bonds; making bonds and refunding bonds eligible investments; making inapplicable certain provisions of Article 7880-77b, Vernon's Texas Civil Statutes, as amended, to the District; exempting property and bonds of District from taxation and related matters; providing District shall bear sole expense of relocating, raising or re-routing of any highway, railroad, or utility lines or pipelines made necessary by its exercise of the power of eminent domain; enacting other provisions related to the aforementioned subject; abolishing Brown County Fresh Water Supply District No. 1 and its governing body for all purposes on effective date of this Act; 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 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1110, An Act creating "Escondido Watershed District", under the provisions of Section 59, Article XVI of the Texas Constitution; prescribing the area and powers of the District; providing that a confirmation election or hearing on exclusion of lands or hearings on adoption of a plan of taxation shall not be necessary; providing that the ad valorem plan of taxation shall be used by the District; specifying the purposes and powers of the District; providing for a Board of Directors to control and exercise the District's powers; authorizing the levy and assessment of taxes for improvements, maintenance, operation and administration of the District; providing that the District shall bear the expense of any necessary relocation of certain facilities in the exercise of the power of eminent domain; granting said District the powers enumerated by Article XVI, Section 59, of the Constitution of Texas; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1220, 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; providing the District shall bear the sole expense of all necessary relocation of certain facilities in the exercise of the power of eminent domain; granting said District the powers enumerated by Article XVI, Section 59, of the Constitution of Texas; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 71, requesting the Texas Legislative Council to conduct a study of the many extra, nonconstitutitionally required duties of the Attorney General and the feasibility of relieving the Attorney General's office of such duties.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 27, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 72, directing the Texas Education Agency to make a study for the purpose of the establishment of standards for a higher level high
May 29, 1961

HOUSE JOURNAL 28-15

school diploma and to report its findings and recommendations to the Fifty-eighth Legislature.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Austin, Texas, May 27, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 77, granting permission to George T. Odum to sue the State of Texas and the Lower Colorado River Authority.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Austin, Texas, May 27, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 78, requesting the Texas Commission on Higher Education to make a survey to determine the practicability of the use of paperback textbooks in the public schools of Texas.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Austin, Texas, May 27, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

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

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Austin, Texas, May 27, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 100, granting H. N. Crow, et ux Willie Mae Crow, permission to sue the State of Texas and the Texas State Highway Department.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Austin, Texas, May 27, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 120, granting permission to Ed Tate and his wife, Norma Tate, to sue the State of Texas and the Texas Highway Department.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Austin, Texas, May 27, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 2, requesting most urgently that the Congress pass House Joint Resolution No. 2, and propose it as an Article of Amendment to the Constitution of the United States.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 35, granting permission to William Wendell Carroll to sue the State of Texas and the Teacher Retirement System of Texas.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 34, granting permission to Mr. C. Roy Davis, Mabel Lipscombe and husband, S. W. Lipscombe, Nell DeLodder and husband, George DeLodder, and Doris McLoyle, a feme sole to sue the State of Texas.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 4, granting permission to Raymond Renfro and wife, Stella Renfro, to sue the State of Texas.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 79, granting permission to W. S. Whitmire (for his brother, A. L. Whitmire) to sue the State of Texas and the Veterans Land Board.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 90, requesting that the House of Representatives and the Senate go on record as endorsing and giving full support to the efforts of the South Texas Veterans Alliance in their attempt to secure adequate hospitalization for the veterans of South Texas.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 94, granting permission to Mr. C. Roy Davis, Mabel Lipscombe and husband, S. W. Lipscombe, Nell DeLodder and husband, George DeLodder, and Doris McLoyle, a feme sole to sue the State of Texas.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 94, granting permission to Mr. C. Roy Davis, Mabel Lipscombe and husband, S. W. Lipscombe, Nell DeLodder and husband, George DeLodder, and Doris McLoyle, a feme sole to sue the State of Texas.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 109, granting permission to the Continental Fidelity Investment Company to sue the State of Texas in Travis County, Texas.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 110, requesting that both Houses make a study of the payments of claims of health, accident and hospitalization insurance.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 132, requesting that the Joint Rules of the two Houses be suspended in order to take up Senate Bill No. 270 at any time.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

Hon. James A. Turman, Speaker of the House of Representatives.
Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 44, An Act amending Article 489, Penal Code of Texas, to provide that it shall be unlawful to sell, or offer for sale, give or barter any hard substance, or a switch to a blade knife, spring blade knife, or throw blade knife; providing certain exceptions; providing for penalties; providing the Act shall not apply to pending litigation; repealing Article 20.12, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, relating to penalties; providing the Act shall not be used to defray the costs of conducting such classes; prohibiting any college made a senior college under this Act from receiving state aid for junior and senior level work for twenty (20) years from the effective date of this Act; requiring an election to authorize the exercise of powers herein granted; containing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 66, An Act amending Article 489, Penal Code of Texas, to provide that it shall be unlawful to sell, or offer for sale, give or barter any hard substance, or a switch to a blade knife, spring blade knife, or throw blade knife; providing certain exceptions; providing for penalties; providing the Act shall not apply to pending litigation; repealing Article 20.12, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, relating to penalties; providing the Act shall not be used to defray the costs of conducting such classes; prohibiting any college made a senior college under this Act from receiving state aid for junior and senior level work for twenty (20) years from the effective date of this Act; requiring an election to authorize the exercise of powers herein granted; containing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 119, An Act relating to miscellaneous excise taxes, amending Article 20.09, Article 20.11 and Article 28.14, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, to provide for the filing of quarterly reports; to provide for the retailer to remit one hundred per cent (100%) of the tax or taxes collected; to provide for permits to expire on September 30th of each year; to dispense with the requirement of including specific inventory information in reports; to dispense with the requirement of keeping certain records; amending Article 20.12, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, relating to permits to expire on September 30th of each year; to dispense with the requirement of including specific inventory information in reports; to dispense with the requirement of keeping certain records; amending Article 20.12, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, relating to permits to expire on September 30th of each year; to dispense with the requirement of including specific inventory information in reports; to dispense with the requirement of keeping certain records; amending

Chapter 20, Title 122A, Taxation-General, by adding thereto a new Article, Article 20.21, to provide for the records to be confidential and to provide a penalty for violations of said Article; repealing Article 20.12, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, relating to permits to expire on September 30th of each year; to dispense with the requirement of including specific inventory information in reports; to dispense with the requirement of keeping certain records; amending Article 20.12, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, relating to permits to expire on September 30th of each year; to dispense with the requirement of including specific inventory information in reports; to dispense with the requirement of keeping certain records; amending Article 20.12, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, relating to permits to expire on September 30th of each year; to dispense with the requirement of including specific inventory information in reports; to dispense with the requirement of keeping certain records; amending Article 20.12, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, relating to permits to expire on September 30th of each year; to dispense with the requirement of including specific inventory information in reports; to dispense with the requirement of keeping certain records; amending

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 129, An Act amending certain junior college districts to offer classes to candidates for baccalaureate degrees in certain fields during their junior and senior years, and to award degrees in such fields; providing that funds hereafter appropriated by the Legislature of this State shall not be used to defray the costs of conducting such classes; prohibiting any college made a senior college under this Act from receiving state aid for junior and senior level work for twenty (20) years from the effective date of this Act; requiring an election to authorize the exercise of powers herein granted; containing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 143, authorizing the Chairmen of the Senate and House of Representatives to designate compatible and concurrent committees for the purpose of resolving conflicts; repealing Article 20.09, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, relating to miscellaneous excise taxes, and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 284, An Act to amend Article 1916 of the Revised Civil Statutes of Texas of 1925 to make the provisions thereof applicable to any city or town incorporated under the general laws of this State and to authorize the governing body of any such city or town, upon petition...
May 29, 1961

HOUSE JOURNAL 2849

of abutting property owners, to vacate, abandon, and close streets and alleys within each city or town; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 373, An Act amending Section 1 of Chapter 365, Acts of the Fifty-second Legislature, Regular Session, 1951, codified as Article 139, Vernon’s Texas Civil Statutes, by fixing the amount of compensation for District Attorney’s stenographers; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 299, An Act to be known and cited as the Legislative Reorganization Act of 1961; amending Article 5426, Revised Civil Statutes of Texas, relative to the selection of Officers of the House of Representatives; providing for the selection, functions, meetings and powers of standing committees in each House; providing for special committees in each House and joint committees of the two Houses; authorizing each House of the Legislature to create by Resolution a General Investigating Committee and prescribing its membership, organization, powers, duties, and functions; amending Section 1 of Chapter 377, Acts Fifty-third Legislature, Regular Session, 1953, to eliminate provision for termination of membership on interim committees by failure to seek re-election; authorizing the administration of oaths; requiring oaths of all witnesses; authorizing process for all witnesses prohibiting witnesses from refusing to testify and making provisions therefor; providing for contempt of the Legislature and directing prosecutions therefor and prescribing penalties; providing that false testimony shall constitute perjury and providing penalties; authorizing the payment of fees to witnesses; directing the co-operations of all State Agencies; authorizing staff and expenses for committees; authorizing contingent expenses for members of the Legislature and providing separate accounts for House and Senate; authorizing appropriations for the purpose of this Act; amending Articles 302 and Article 206 of the Penal Code of the State of Texas; repealing Acts 1937, Forty-fifth Legislature, page 67, Chapter 41, and all laws or parts of laws to conflict herewith; providing for severability of the several parts of this Act; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 377, An Act amending Section 1 of Chapter 262, Acts of the Fifty-second Legislature, Regular Session, 1951, codified as Article 139, Vernon’s Texas Civil Statutes, by fixing the amount of compensation for District Attorney’s stenographers; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 377, An Act amending Sections 101, 107 and 129 of Chapter 26, Acts of the Thirty-ninth Legislature, Regular Session, 1925, which are codified as Articles 7881, 7881-197 and 7889-6, Revised Civil Statutes of Texas, by lowering the discount rate on certain water district bonds; providing maintenance tax elections for certain districts; providing authority of Board of Water Engineers or its designated agent to inspect certain district projects, further amending said Chapter 26, Acts, Thirty-ninth Legislature, Regular Session, by adding a new Section 122a providing the district shall bear the expense of any necessary relocation of certain facilities in the exercise of the power of eminent domain and exempting certain projects under certain conditions from the provisions of this section; containing a severability clause; and declaring an emergency.
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 398, An Act amending Section 8, Subsection 1(b), paragraph (5) of Chapter 488, General Laws, Fifty-fourth Legislature, Regular Session, 1955 (codified as Article 827a, Section 8, Subsection 1(b), paragraph (5), Vernon’s Penal Code of Texas), to provide that any motor vehicle engaged in the business of transporting passengers for compensation or hire, or any commercial vehicle which is in authorized use as a “Highway Post Office” vehicle shall observe the same speed limits as those prescribed for vehicles except commercial vehicles, trucks, tractors, trailers, or semitrailers as provided in paragraph (2) of said Section 8, Subsection 1(b); repealing all laws in conflict; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 409, An Act to provide for the prevention of pollution of underground water by registering water well drillers and providing for administration and enforcement; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 433, An Act validating Calhoun County Drainage District No. 11 and declaring the same to be converted into a validly existing Conservation and Reclamation District under authority of Section 59, Article XVI, Constitution of Texas; providing said District shall be considered to be organized and existing for the sole purpose of reclamation and drainage of its overflowed lands and other lands needing drainage; providing that to accomplish these purposes the District shall have all of the rights, powers, privileges and duties conferred or imposed by General Law of Texas, as now in force or hereafter enacted, applicable to Districts created under the authority of Section 59, Article XVI, Constitution of Texas, as provided by Chapter 3A, Title 128, Articles 3800-1, et seq., Vernon’s Civil Statutes of Texas, insofar as the same apply to the rights and powers of drainage and reclamation and are not in conflict with the authorities and limitations herein provided; providing findings that the creation of the District is essential to the accomplishment of the Constitutional purposes and that the land and property included within its boundaries will be benefited; providing the District to be a body politic, a governmental agency and a municipal corporation and that no election be required to confirm the District’s organization; combining all prior drainage districts and consolidating the same with all rights and powers to vest in Drainage District No. 11; validating and defining its boundaries; providing for election and terms of the Drainage Commissioners; providing qualifications of Commissioners, places and precincts of representation, the drawing for terms; providing certain special powers and limitations: providing for the ad valorem basis for taxation; providing certain authority and powers and limitations as to the County Assessor-Collector, County Treasurer, and County Auditor; providing that the District in exercising the power of eminent domain and the power of relocation shall bear the sole expense of any necessary relocation, raising, re-routing or changing the grade of, or altering the construction of any highway.
May 29, 1961

Sir: You Committees on Enrolled Bills to whom was referred

H. B. No. 441, An Act amending Article 527 of the Penal Code of Texas, 1925, as last amended; providing criminal penalties for certain acts involving certain obscene articles; defining obscene; providing severability and general repealing clauses; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committees on Enrolled Bills to whom was referred

H. B. No. 444, An Act amending Section 29 and Section 29A, Acts 1957, Fifty-fifth Legislature, page 576, Chapter 263 (codified as Article 581-23 and Article 581-22 of the Vernon’s Texas Civil Statutes), being Sections of the Texas Security Law, increasing the penalty for the violation of same; and redefining the offenses under the Act; amending the Section concerning advertising; repealing laws in conflict; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committees on Enrolled Bills to whom was referred

H. B. No. 633, An Act amending Chapter 467, House Bill No. 77, Second Called Session, Forty-Fourth Legislature, as such has heretofore amended, amending the Texas Liquor Control Act, and being the Act carried in Vernon’s Penal Code as Articles 666 and 667, by amending paragraph (7) of Section 15 of Article 1 and further amending said Section by adding a new paragraph to be designated (7a); by adding a new Section to Article 1, to be numbered Section 97; amending a portion of Section 5 of Article II, and adding two new Sections to Article II, numbered Sections 8A and 8B; providing a General Class B Wholesaler’s Permit and a Local Class B Wholesaler’s Permit and fixing the authorities and privileges granted to the holder of each and fixing the annual State fee to be charged for each; providing for the issuance of a Brewer’s Permit to the holder of a Manufacturer’s License; providing a time limit during which the holder of a Manufacturer’s License must begin to brew and package beer in a bona fide operation, during which period he must be actually engaged in preliminary activities leading to such brewing and packaging, and authorizing the Board to enforce this provision; and exempting from this provision holders of Manufacturer’s Licenses in effect on January 1, 1959, granting to holders of Manufacturer’s Licenses and Brewer’s Permits the right to continue to manufacture beer or brew ale for sale in areas where such sales are legal in the event the voters in the area in which holders’ licensed premises are located shall by local option election prohibit the sale of such beer or ale, and granting to them under such circumstances the continued right to deliver such beer or ale at their licensed premises to purchasers domiciled outside Texas, common carriers, contract carriers or other carriers, Distributors and Class B Wholesalers, and granting to all such the right to receive such beer or ale at the holder’s premises for transportation; providing for the right of the holders of Manufacturer’s Licenses and Brewer’s Permits to manufacture and/or brew and package beer or ale which would be illegal for sale in Texas,
packaged in containers or packages which would be illegal in Texas or so labeled as to make them illegal in Texas, and providing for their right to export or to deliver for shipment to points outside Texas such beer, ale, labels, containers and packages without being liable for any tax imposed by the State of Texas on beer or ale sold for resale in Texas; repealing laws in conflict herewith; providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 641, An Act selling certain State-owned submerged lands to the City of Seadrift, providing for a mineral reservation with right of ingress and egress, for a reversion; providing land shall revert to the State under certain conditions and that such conditions can not be waived; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 590, An Act amending Section 3 of Chapter 88, Acts of the Forty-first Legislature, Second Called Session, 1919, as amended, to provide that owners of certain types of commercial motor vehicles used exclusively by nonprofit 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 but shall pay a fee of Five Dollars ($5); providing procedure to be followed by the owners of such vehicles; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 626, An Act amending Section 7 of Chapter 437, page 1021, Acts of 1947, Fiftieth Legislature, Regular Session, known as Article 8161b, to increase the salaries of Commissioners of drainage districts in counties having a population of two hundred and forty-five thousand (245,000) or more, according to the last preceding Federal Census, covered by the Act to a sum not to exceed Three Hundred and Fifty Dollars ($350) per month; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 650, An Act amending Section 3 of Chapter 88, Acts of the Forty-first Legislature, Second Called Session, 1919, as amended, to provide that owners of certain types of commercial motor vehicles used exclusively by nonprofit 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 but shall pay a fee of Five Dollars ($5); providing procedure to be followed by the owners of such vehicles; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 588, An Act amending Section 7 of Chapter 437, page 1021, Acts of 1947, Fiftieth Legislature, Regular Session, known as Article 8161b, to increase the salaries of Commissioners of drainage districts in counties having a population of two hundred and forty-five thousand (245,000) or more, according to the last preceding Federal Census, covered by the Act to a sum not to exceed Three Hundred and Fifty Dollars ($350) per month; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 568, An Act amending Section 7 of Chapter 437, page 1021, Acts of 1947, Fiftieth Legislature, Regular Session, known as Article 8161b, to increase the salaries of Commissioners of drainage districts in counties having a population of two hundred and forty-five thousand (245,000) or more, according to the last preceding Federal Census, covered by the Act to a sum not to exceed Three Hundred and Fifty Dollars ($350) per month; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 712, An Act relating to Dentistry; pertaining to Dentists and Narcotic Drugs, removing fund limitation; prescribing Dental and Dental Hygiene fees, subjects and method of examination; and providing for annual registration fees; amending Article 4550a, Section 3, Revised Civil Statutes of Texas, 1925, as amended by Section 2 of House Bill No. 362, Chapter 371, General and Special Laws of Texas, Fiftieth Legislature, Regular Session, 1947; amending Article 4550a, Revised Civil Statutes of Texas, 1925, as amended by Section 2 of House Bill No. 362, Chapter 371, General and Special Laws of Texas, Fiftieth Legislature, Regular Session, 1947; amending Section 2 of Senate Bill No. 463, Acts, Regular Session, Fifty-second Legislature, page 843, Chapter 475, General and Special Laws of Texas; amending Article 4550a, Section 3, as last amended by Section 3 of Acts, 1947, Fifty-first Legislature, page 752, Chapter 471; providing a severance clause; repealing all laws in conflict; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 733, An Act amending Article 901, Vernon's Texas Penal Code, so as to permit certain incapacitated persons to hunt from vehicles upon certain conditions; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 753, An Act amending Article 1170, Revised Civil Statutes of Texas, pertaining to submission to the qualified voters of a Home Rule City of amendments to an existing charter of such city; repealing Article 1171, Revised Civil Statutes of Texas; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 731, An Act authorizing the Texas National Guard Armory Board to convey certain lands in Wood County, Texas; describing the manner of sale and disposition of proceeds; reserving to the State of Texas all of the oil, gas, and other minerals in and under said lands or that may be produced therefrom, together with all bonuses, rents or royalties derived therefrom; providing for the leasing of said minerals; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 755, An Act providing for the sale of certain land to the City of Texas City, upon payment of a stated sum; reserving all oil, gas and other minerals; providing certain conditions; providing land shall revert to the State under certain conditions and that such conditions cannot be waived; enacting other provisions relating to the subject matter; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 776, An Act to amend Section 1 of Article 2.07, Insurance Code (Section 1 of Article 2.07 of Chapter 493, Acts of the Fifty-second Legislature, Regular Session 1951, page 668, as amended by Acts of 1957, Fifty-fifth Legislature, page 87, Chapter 41, Section 1) providing that the shares of a domestic insurance company with a nominal or par value shall be divided into shares of not less than One Dollar ($1) each, and not more than One Hundred Dollars ($100) each, providing that shares representing at least fifty per cent (50%) of the aggregate par value of the shares authorized to be issued with a nominal or par value shall be in good faith subscribed and paid for, and further providing certain requirements essential to the issuance and sale of stock in various situations and the reports to be filed thereon; to amend Section 9 of Article 2.07, Insurance Code (Section 3 of Article 2.07 of Chapter 493, Acts of the Fifty-second Legislature, Regular Session, 1951, page 668) to provide for allocation to capital or surplus, or both, upon sale of shares without a par value; and to amend paragraphs (a), (b), (c), and (d) of Article 2.03a, Insurance Code (Acts 1955, Fifty-fourth Legislature, page 916, Chapter 383, Section 4) providing that the shares of a domestic life insurance company with a nominal or par value shall be divided into shares of not less than One Dollar ($1) each, and not more than One Hundred Dollars ($100) each, providing that shares representing at least fifty per cent (50%) of the aggregate par value of the shares authorized to be issued with a nominal or par value shall be in good faith subscribed and paid for, and further providing certain requirements essential to the issuance and sale of such stock and the reports to be filed thereon; repealing conflicting laws and parts of laws to the extent of such conflict; providing for a severability clause, and declaring an emergency.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 811, An Act amending Chapter 487, House Bill No. 77, Acts, Second Called Session, Forty-fourth Legislature, as such has been heretofore amended, being the Texas Liquor Control Act, and being the Act carried in Vernon’s Penal Code as Articles 646 and 647, by adding in Section 15 of Article I of the Texas Liquor Control Act provision and requirement for a Nonresident Manufacturer’s License; and by amending Section 28 in Article II of the Texas Liquor Control Act by adding to the requirements for label approval; repealing laws in conflict herewith; providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 219, An Act concerning the practice of barbering in this State; amending Sections 15 and 27 of House Bill No. 104, Chapter 44, Acts of the Fortieth Legislature, First Called Session, as amended; changing the existing provisions relating to the licensing and operation of barber schools and colleges; providing for an increase of the annual renewal fee for certificates of registration; providing that the members of the State Board of Barber Examiners shall receive per diem as set by the General Appropriations Act; providing for severability; and declaring an emergency.
May 29, 1961

HOUSE JOURNAL

2855

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 840, An Act amending Section 1 of Chapter 300, Acts of the Fifty-third Legislature, Regular Session, 1953, to provide that the maximum salary for stenographers for county judges in counties with a population in excess of twenty-eight thousand (28,000) and less than thirty thousand (30,000) may be Four Thousand and Eight Hundred Dollars ($4,800); and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 912, An Act raising the maximum fees that may be retained by justices of the peace in counties of more than fifty-nine thousand (59,000) and not more than sixty thousand (60,000) persons according to the last preceding Federal Census; repealing all laws in conflict; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 892, An Act amending Article I of the Texas Liquor Control Act by adding a new Section 16 (e) defining private clubs, establishing regulations for their operation; providing for licensing fees to be paid annually; providing for cancellation or suspension of license for violations; providing penalties; exempting Fraternal and Veterans Clubs from the provisions of Section 15- (e), Article I of the Texas Liquor Control Act; providing an effective date; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 995, An Act relating to the establishment of a hospital district coterminous with the Sweeny Independent School District and another coterminous with the West Columbia Brazoria Independent School District, and the Damon Independent School District, except that land which formerly comprised the Brazoria School District prior to February 28, 1959, and being described herein by metes and bounds; providing that subsequent to the organization of each hospital district the qualified electorate of each district may elect to consolidate the district; providing funding, administration, and procedure; repealing all laws in conflict therewith; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 1044, An Act providing additional compensation for the County Judge of Tarrant County for his service as a member of the Juvenile board; providing that such compensation shall be in addition to all other compensation now provided or allowed by law for said County Judge; providing that the Commissioners Court of Tarrant County shall provide the necessary funds for such compensation; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 1050, An Act providing that in the Forty-seventh Judicial District of Texas the maximum salary of the District Attorney shall be fixed at not to exceed Twelve Thousand Dollars ($12,000), and the maximum salary of the assistants shall not exceed Ten Thousand Dollars ($10,000) for the First Assistant District Attorney and Eight Thousand Dollars ($8,000) for the Second Assistant District Attorney in said District; containing a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 1049, An Act providing for the conveyance and patenting of certain State-owned free public school land in El Paso County to the County of El Paso for park purposes in exchange for certain lands now owned by the County of El Paso, reserving all the oil, gas, and other minerals, enacting other provisions relating to the subject matter; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 1036, An Act amending Chapter 7, Acts of the Forty-seventh Legislature of Texas, Regular Session, 1941, relating to certain cities bordering upon the Gulf of Mexico; validating bonds heretofore issued and proceedings and actions of such cities and their governing bodies in connection with such bonds, and validating conveyances or grants of property and rights in properties, real or personal to any such city, in connection with or relating to any park improvement or pier acquired or constructed, under the provisions of said Chapter 7; providing a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 1049, An Act providing for the conveyance and patenting of certain State-owned free public school land in El Paso County to the County of El Paso for park purposes in exchange for certain lands now owned by the County of El Paso, reserving all the oil, gas, and other minerals, enacting other provisions relating to the subject matter; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961
Hon. James A. Turman, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1073, An Act providing for the sale of certain surveyed un­
sold school land to the City of Dod­
sen, in the County of Collingsworth, 
upon payment of a fair market value, 
along with the usual and customary 
taxes; reserving all oil, gas, and other 
minerals to the Permanent Free 
School Fund; providing land shall 
revert to the State under certain 
conditions and that such conditions 
cannot be waived; and declaring an 
emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

May 29, 1961, Austin, Texas

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1084, An Act closing the open season for hunting wild 

duck deer, wild turkey gobblers and 
collared peccary or javelina, in Justice Precinct No. 1 in Kenedy 
County; exempting an area therein 
from application of this Act; provid­
ing a penalty of a violation of this 
Act; and amending Chapter 260, 
Acts of the Fifty-sixth Legislature, 
1959; providing a severability 
clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

May 29, 1961, Austin, Texas

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1088, An Act authorizing intent to make uniform the rules and 
regulations governing commercial fishing in the Sabine River and its 
tributaries in Smith, Upshur, and Wood Counties; providing that 
existing laws with respect to permits, 
commercial licenses, and size and 
quantity taken shall continue in full 
force and effect in said waters 
excludin therefrom and reserving 
gene four county to convey to the adjoining 
landowner a small segment of the 
Prairie View Agricultural and Me­
chanical 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 cam­
pus by a Farm Road; providing

for the appraisal of the land and 
disposition of the proceeds; providing 
land shall revert to the State under 
certain conditions and that such conditions 
cannot be waived; and declaring an 
emergency.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

May 29, 1961, Austin, Texas

Hon. James A. Turman, Speaker of the House of Representatives.
H. B. No. 1109, An Act amending Chapter 48, Acts 1964, Fifty-third Legislature, First Called Session, as amended by Chapter 326, Acts 1967, Fifty-fifth Legislature (Vernon's Annotated Civil Statutes, Article 1289-1), by adding a new Section to make bonds issued by any city having a population of one hundred fifty thousand (150,000) or more according to the last 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.

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1109, An Act amending Chapter 48, Acts 1964, Fifty-third Legislature, First Called Session, as amended by Chapter 326, Acts 1967, Fifty-fifth Legislature (Vernon's Annotated Civil Statutes, Article 1289-1), by adding a new Section to make bonds issued by any city having a population of one hundred fifty thousand (150,000) or more according to the last 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.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.

Austin, Texas, May 29, 1961

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1109, An Act amending Chapter 48, Acts 1964, Fifty-third Legislature, First Called Session, as amended by Chapter 326, Acts 1967, Fifty-fifth Legislature (Vernon's Annotated Civil Statutes, Article 1289-1), by adding a new Section to make bonds issued by any city having a population of one hundred fifty thousand (150,000) or more according to the last 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.

Has carefully compared same and finds it correctly enrolled.

JAMES V. ADAMS, Chairman.
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Speaker James A. Turman announced committee appointments, as follows:

ELECTION LAW STUDY COMMITTEE
(Pursuant to S. C. R. No. 30).
Messrs. Berry, Bridges, Eckhardt, Green and Rosas.

ADVISORY COMMITTEE TO ASSIST THE LEGISLATIVE COUNCIL IN MAKING A STUDY OF CENTRAL COORDINATION OF THE HEALTH AND WELFARE FIELDS IN TEXAS STATE GOVERNMENT
(Pursuant to S. C. R. No. 33).
Messrs. Carriker, Markgraf and Richardson.

COMMITTEE TO CONDUCT AND MAKE AN INVESTIGATION AND STUDY OF ALL MATTERS OF OR PERTAINING TO THE DEVELOPMENT AND USE OF BAYS OF THE STATE OF TEXAS
(Pursuant to S. C. R. No. 59).
Messrs. Harrington, Caldwell and Garrison.

COMMITTEE TO WORK WITH THE TEXAS TURNPIKE COMMISSION
(Pursuant to S. C. R. No. 80).
Messrs. Gladden, Cowen, Green, Richardson, Shannon, Kennard and Lary.

INTERIM GAME AND FISH COMMITTEE
(Pursuant to H. S. R. No. 375).
Messrs. Harrington, Schram, Haynes, Struve and Rapp.

INTERIM COMMITTEE TO STUDY THE EQUITY OF THE COUNTY ECONOMIC INDEX USED IN DETERMINING LOCAL FUND ASSIGNMENTS FOR SCHOOLS DISTRICTS IN THIS STATE TO ASSIST IN THE FINANCING OF THE MINIMUM FOUNDATION SCHOOL PROGRAM
(Pursuant to H. S. R. No. 587).
Messrs. Wells, Bailey, Barlow, Richards and Wheatley.

INTERIM COMMITTEE OF EDUCATION TO SERVE AS A CONSULTING GROUP TO THE TEXAS LEGISLATIVE COUNCIL IN THE STUDY OF TEACHER CERTIFICATION IN TEXAS
(Pursuant to H. S. R. No. 717).
Messrs. Yesak, Niemeyer, Snelson, Miss Isaacks and Mr. Trevino.

COMMITTEE TO STUDY ALL LAWS GOVERNING THE SALE AND ACQUISITION OF RIGHTS AND INTERESTS IN STATE-OWNED LANDS AND/OR ISLANDS BY COMPANIES, CORPORATIONS AND INDIVIDUALS
(Pursuant to H. S. R. No. 726).
Messrs. McIlhany, Price, Chapman, Leaverton and Mutscher.

SPECIAL COMMITTEE TO STUDY THE CONTENTS OF TEXTBOOKS USED IN THE PUBLIC SCHOOLS OF TEXAS
(Pursuant to H. S. R. No. 735).
Messrs. Dungan, Bass, Alaniz, Cowles and Roberts of Hill County.

HOUSE OFFICE COMMITTEE
(Pursuant to H. S. R. No. 780).

THE LEGISLATIVE COUNCIL

THE LEGISLATIVE BUDGET BOARD