Game and Fish Commission; requiring the Game and Fish Commission to make investigation with respect to the depletion and waste of the wildlife resources; requiring the Commission to provide an open season or periods 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 the antlerless deer permits; providing for a public hearing; providing for the adoption of proclamations, orders, rules, or regulations of the Game and Fish Commission and the effective period thereof; providing for the publication of the regulations; providing venue for suits to test the validity of the Act or of the proclamations, rules, regulations or orders of the Commission; providing a penalty; providing for the forfeiture of licenses; defining wildlife resources; repealing certain laws; providing for the effective date of this Act; providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, January 31, 1963

Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir:

Your Committee on Engrossed Bills to whom was referred H. C. R. No. 5, designating February of each year as American History Month.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

SEVENTEENTH DAY
(Tuesday, February 5, 1963)

The House met at 10:30 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:

Mr. Speaker
Adams
Allen

Arlidge
Atwell
Ball
Banfield

Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Birkner
Blalock
Boyce
Bridges
Brooks
Brown

of Galveston
Brown of Taylor
Butler
Calin
Caldwell
Canales
Cannon
Carpenter
Carrrker
Cavness
Chapman
Cherry
Clayton
Cole
Collins
Cory
Cotter
Coughran
Cowden
Cowles
Crain
Crews
Davis
de la Garza
Dobe
Doggan
Duncan
Edwards
Esquivel
Fairchild
Finney
Flechter
Floyd
Fondren
Foreman
Garrison
Gibbons
Gladden
Glen
Green
Grover
Guynn
Haines of Brazos
Halikmark
Harrell
Haring
Harling

Harris of Galveston
Harris of Dallas
Haynes of Orange
Hefton

Hendrix
Hinson
Holloman
Houston
Hughes
Husak
Jamison
Jarvis
Johnson of Dallas
Johnson of Bexar
Kilpatrick
Knapp
Koliba
Kothmann
Lack
Lantier
Ligarde
McClintock
McDonald
of Hidalgo
McDonald of Rusk
McGregor
McKinnis
McLaughlin
McNutt
Mancini
Mann
Markgraf
Miller
Morgan
Moyer
Murray
Mutterer
Niemeier
Nugent
Parmer
Farmer
Parley
Pearcy
Pfeifer
Pendleton
Petry
Pipkin
Price
Plechten
Pford
Pondren
Pond
Poreman
Richardson
Rodriguez
Ross
Satterwhite
Schiller
Segret
Shannon
Shipley
Skatt
Skinner
Slack
Smith of Bexar
Smith of Jefferson
Stewart
Stollenwerck
Thompson
Thurmond
Townsend
Traeger
Walker
Ward
Weldon
Wells
Whatley
Wheeler
Whitfield
Wieting
Wilson
Woods

Absent—Excused
Cook
Hea.tly

A quorum of the House was announced present.

The Invocation was offered by the Reverend I. W. Oliver, Chaplain, as follows:

"Our Heavenly Father, we call upon Thee this morning to strengthen us by Thy presence in our lives. We pray that we may draw near to Thee in these moments with lowly and obedient spirits. Quicken our hearts within us, that we may call upon Thy name with more earnestness of desire, and more true faith than we have in times past.

We know that we are each expected to do our part in this day's service, for Thou hast made us, not puppets, but persons with minds to think and wills to resolve. Make us willing to think, and to think clearly, honestly and as we are guided by Thy still small voice within us.

In Thy Holy Name we pray. Amen."

LEAVES OF ABSENCE GRANTED

Mr. Heatly and Mr. Cook were granted leaves of absence for today to attend a funeral, on motion of Mr. Gibbens.

MEMORIAL RESOLUTIONS ADOPTED

H. S. R. No. 87, By Banfield: In memory of Windel M. Shannon.

H. S. R. No. 88, By Banfield: In memory of Alpha Meyer Cohen.

HOUSE BILLS ON FIRST READING

The following House Bills were today laid before the House, read severally first time and referred to the appropriate Committees, as follows:

By Miller:
H. B. No. 416, A bill to be entitled "An Act authorizing and empowering municipal corporations and political subdivisions, including conservation and reclamation districts, to enter into contracts and agreements with the owners of land relating to the development of such land; and declaring an emergency."

Referred to the Committee on Municipal and Private Corporations.

By Ward:
H. B. No. 417, A bill to be entitled "An Act amending Subsection F, Article 20.04 of Chapter 29, Title 12A, Taxation-General, Revised Civil Statutes of Texas, 1926, by adding thereto an exemption from the computation of the amount of the taxes imposed by this chapter, the receipts from the sale, lease or rental of any tangible personal property to, or the storage, use or other consummation of tangible personal property by state banks; repealing conflicting laws; and declaring an emergency."

Referred to the Committee on Revenue and Taxation.

By Adams and Garrison:
H. B. No. 418, A bill to be entitled "An Act relating to public health and welfare; to provide for confidential information received by the State Department of Health, medical organizations, hospitals, hospital committees, or other organizations in the course of a medical study for the purpose of reducing morbidity or mortality; to provide that such information and material so furnished may be used only for the purpose of advancing medical research, medical education, statistical and other studies; to provide for general publication of a summary of said studies; to provide an exemption from legal liability for those furnishing such information and for those studying and publishing the results and summaries of such studies; and to provide that such material and information and any findings or conclusions of such groups shall be privileged; and declaring an emergency."

Referred to the Committee on Public Health.

By Garrison and Adams:
H. B. No. 419, A bill to be entitled "An Act to amend Article 67 of
Chapter 492, Acts of the 52nd Legislature, Regular Session, 1951, the Election Code of the State of Texas, as amended, codified as Article 6.01, Vernon's Texas Election Code, so as to provide that the name of a candidate who is a nominee of more than two (2) or more political parties may appear two (2) or more times on the official ballot; and declaring an emergency.

Referred to the Committee on Privileges, Suffrage and Elections.

By Haines of Brazos, Wieting, Foreman, Cavness, Ritter and Cain:

H. B. No. 420, A bill to be entitled "An Act permitting the Game and Fish Commission of the State of Texas, when requested by authorized representatives of units of The University of Texas System and the Texas Agricultural and Mechanical College System, engaged in teaching and research related to marine science and oceanography, to transfer to The University of Texas System and the Texas Agricultural and Mechanical College System fish nets, seine, motors, boats, and other marine equipment, which have been confiscated under the game and fish laws, to be used in the teaching and research programs of said institutions; and declaring an emergency."

Referred to the Committee on Game and Fisheries.

By H. B. No. 421, A bill to be entitled "An Act amending Art. 3188a, V.T.S., Acts 1925, as last amended by Section 1 of Chapter 147, Acts of the 55th Legislature, Page 868, Chapter 491, as amended, which Section prescribes and providing grounds for an attorney, who is a member of either branch of the legislature, upon which to apply for and obtain a continuance of any suit, civil or criminal, pending in any court of this State; providing for an effective date; and declaring an emergency."

Referred to the Committee on Criminal Jurisprudence.

By H. B. No. 422, A bill to be entitled "An Act amending Article 3084 of the Revised Civil Statutes of Texas, 1925, as last amended by Section 1 of Chapter 147, Acts of the 55th Legislature, Regular Session, 1957, relating to selection of jurors by the jury wheel system so as to make its provisions applicable to additional counties; and declaring an emergency."

Referred to the Committee on Privileges, Suffrage and Elections.

By Hefton:

H. B. No. 426, A bill to be entitled "An Act to repeal Section 12 of Article 3.44 of the Insurance Code of Texas, Acts of 1951, 52nd Legislature, Page 868, Chapter 491, as amended, which Section prescribes
certain requirements for family group life insurance policies; providing for a severability clause; and declaring an emergency."

Referred to the Committee on Insurance.

By Whatley and Crews:

H. B. No. 427, A bill to be entitled "An Act amending Article 3.11 of the Insurance Code of the State of Texas to provide for the valuation of certain guarantees in life insurance policies and coupons issued on or after the operative date of Article 3.44a; amending Article 3.28, to enact the Standard Valuation Law prescribing requirements for the valuation of the reserve liabilities for life insurance policies and annuity and pure endowment contracts; repealing Article 3.30; amending sections 7 and 8 of Article 3.44, to provide for non-forfeiture benefits and cash surrender values of life insurance policies issued on or after the operative date of Article 3.44a; amending Chapter Three, Insurance Code of the State of Texas, so as to add thereto a new Article 3.44a enacting the Standard Non-forfeiture Law prescribing requirements for the computation of non-forfeiture benefits and cash surrender values of life insurance policies; amending Article 3.46 to limit the application of said Article to policies and contracts issued prior to the operative date of Article 3.44a; amending Article 3.50 relating to group life insurance policies, to repeal sections 4 and 5 thereof and amendments thereto; amending subsections (e), (f), and (g) of section 2 of Article 3.53 to provide for non-forfeiture benefits and cash surrender values of industrial life insurance policies issued on or after the operative date of Article 3.44a; repealing Article 11.09 and amending Article 11.19 to make the provisions hereof applicable to domestic mutual life insurance companies; providing a severability clause; and declaring an emergency."

Referred to the Committee on Insurance.

By Ritter, Cain, Cavness and Foreman:

H. B. No. 428, A bill to be entitled "An Act creating the 176th Judicial District and the 176th Judicial District Court of Travis County, Texas; providing the terms and jurisdiction of said Court; providing for the appointment and election of the Judge of said Court; prescribing the powers, duties, term of office, and compensation of the Judge of said Court; providing for the appointment and prescribing the qualifications, duties, and compensation of the official Court Reporter of said Court; providing that the Sheriff, District Attorney, County Attorney, and Clerk of the District Courts of Travis County shall act in such capacities in the 176th Judicial District Court; making other provisions relative to the business and functioning of the 176th Judicial District Court and the other District Courts of Travis County; providing an effective date; providing a severability clause; and declaring an emergency."

Referred to the Committee on Judicial Districts.

By Cain, Ritter, Cavness and Foreman:

H. B. No. 429, A bill to be entitled "An Act amending House Bill 81, Acts of the 65th Legislature, Regular Session, 1957; creating the 147th Judicial District of Travis County; providing that the Criminal District Court of Travis County shall be designated as the 147th Judicial District Court; prescribing the jurisdiction of said Court; providing that the Judge of the Criminal District Court of Travis County shall be the Judge of said Court and prescribing the qualifications and term of office of said Judge; providing for the salary and expenses of the Judge of said Court; prescribing the terms of said Court; and providing for the impanelling of grand juries and relieving the Judges of the District Courts of the mandatory duty of impanelling grand juries; providing that the Judges of said Court and the other district courts of Travis County may exchange names and hear cases for each other; making all processes, writs, bonds, recognizances or other obligations issued by or returnable to the Criminal District Court of Travis County, returnable to the 147th Judicial District Court; providing a seal for said Court; providing that the Sheriff, District Attorney, County Attorney and District Clerk of Travis County shall be officers of said Court in their
February 5, 1963

HOUSE JOURNAL 221

Whereas, The members of the House of Representatives desire to be fully and accurately informed as to the operations of the various governmental units of the State of Texas, its political subdivisions, and the activities of persons therein; and

Whereas, It is for the best interests of the people of the State of Texas that the House of Representatives now create such a committee with powers as hereinafter set forth in order to make available to the Fifty-eighth Legislature and the Fifty-ninth Legislature when it convenes, full information on such matters as should rightfully be brought to the attention of the Texas Legislature; now, therefore, be it

Resolved by the House of Representatives of the State of Texas:

Section 1. That a General Investigating Committee of the House of Representatives be, and the same is hereby authorized, to consist of five (5) members to be appointed by the Speaker of the House of Representatives. The Speaker shall appoint the chairman of said committee, and the committee shall elect from its members a vice chairman and a secretary. Immediately upon its appointment, said committee shall meet, organize and promulgate the rules and procedures by which it shall function. It shall have full freedom to determine the times and places it shall meet, both during the Regular Session, any Called Sessions, and during the interim between the adjournment of the Regular Session of the Fifty-eighth Legislature and the convening of the Fifty-ninth Legislature.

The committee shall have full authority to initiate and continue any and all inquiries and hearings respective capacities; authorizing the Judge of said Court to appoint a Court Reporter; repealing all laws in conflict herewith; providing a severability clause; and declaring an emergency.

Referred to the Committee on Privileges, Suffrage and Elections.

TO PROVIDE FOR THE APPOINTMENT OF A GENERAL INVESTIGATING COMMITTEE OF THE HOUSE

Mr. Kilpatrick offered the following resolution:

H. S. R. No. 93

Whereas, It has been the custom of the House of Representatives and the Senate, respectively, to set up general investigating committees to function during legislative sessions and throughout the interim between regular sessions of the Legislature, such committees having been given the power to investigate any and all matters coming to their attention, which they deem of importance to the Legislature and the people of Texas; and

WHEREAS, Such committees are essential in our democracy in that they, by their continued vigilance, inspire faith and confidence of the people; and

WHEREAS, The members of the House of Representatives desire to be fully and accurately informed as to the operations of the various governmental units of the State of Texas, its political subdivisions, and the activities of persons therein; and

WHEREAS, It is for the best interests of the people of the State of Texas that the House of Representatives now create such a committee with powers as hereinafter set forth in order to make available to the Fifty-eighth Legislature and the Fifty-ninth Legislature when it convenes, full information on such matters as should rightfully be brought to the attention of the Texas Legislature; now, therefore, be it

Resolved by the House of Representatives of the State of Texas:

Section 1. That a General Investigating Committee of the House of Representatives be, and the same is hereby authorized, to consist of five (5) members to be appointed by the Speaker of the House of Representatives. The Speaker shall appoint the chairman of said committee, and the committee shall elect from its members a vice chairman and a secretary. Immediately upon its appointment, said committee shall meet, organize and promulgate the rules and procedures by which it shall function. It shall have full freedom to determine the times and places it shall meet, both during the Regular Session, any Called Sessions, and during the interim between the adjournment of the Regular Session of the Fifty-eighth Legislature and the convening of the Fifty-ninth Legislature.

The committee shall have full authority to initiate and continue any and all inquiries and hearings
into matters pertaining to the state government, including the various units thereof and their personnel, and the units or subdivisions of government within the State of Texas. It shall have power to examine into the expenditure of public funds at any and all levels of government within the state, and all other matters and things considered by said committee to be needed for the information of the Legislature and for the welfare and protection of the citizens of this state.

Any vacancy on said committee shall be filled by appointment by the Speaker of the House of Representatives.

Sec. 2. The rules of procedure of the House of Representatives, the rules of evidence and procedure in civil and criminal cases, so far as considered applicable, and such other rules and regulations as may be adopted by the committee, shall govern the hearings and affairs of the committee.

Sec. 3. The committee shall keep a record of its proceedings, and it shall have the power to hold such meetings as it may deem necessary, and at any place in the state. The committee shall also have power to issue process to witnesses, at any place in this state, to compel their attendance, and the production of all books, records, and instruments, to issue attachments where necessary to obtain compliance with subpoenas or other process, which may be addressed to and served by either the sergeant-at-arms appointed by the said committee or by any peace officer of this state; and to cite for contempt, anyone disobeying the subpoenas or other process lawfully issued by it in the same manner as provided by general law and Article 543a of Vernon's Civil Statutes of the State of Texas. The chairman of the committee shall issue, in the name of the committee, such subpoenas as a majority of the committee may direct. The committee is hereby authorized to request the assistance of the State Auditor's Division. It shall have power to examine into the transactions of every state department, agency, and officer, and of all municipal, county, or other political subdivisions of the state, and to examine into their duties, responsibilities and activities.

Sec. 4. Witnesses attending proceedings of said committee under process shall be allowed the same mileage and per diem as is allowed witnesses before any grand jury in this state.

Sec. 5. Three (3) or more members of the committee shall constitute a quorum for the transaction of business and the chairman or other presiding officer of the committee shall have power to administer oaths and affirmations.

Sec. 6. The committee shall have authority to employ and fix the compensation of persons to assist in any investigation, to assist in any audit, and to assist in any legal matters where, for any reason, it is necessary to obtain such services in addition to these services furnished by the State Auditor, the Texas Legislative Council, and the Attorney General's Department; and it may employ and compensate clerks, stenographers, and other employees in order to aid in the conducting of its investigations and hearings and to make proper records thereof.

Sec. 7. The committee shall make such reports to the members of the Fifty-eighth Legislature and to the Fifty-ninth Legislature as it may deem necessary and appropriate.

Sec. 8. Members of the committee shall be reimbursed for their actual and necessary expenses incurred while engaged in the work of the committee and while travelling between their places of residence and the places where meetings of the committee are held. Compensation of the committee's employees, expenses incurred by the members of the committee, and all other expenses of the committee, shall be paid out of the appropriation for mileage and per diem and contingent expenses of the Fifty-eighth Legislature. All payrolls and traveling expenses shall be approved by the chairman of the committee and the Speaker of the House of Representatives.
er of the House of Representatives before payment.

The resolution was referred to the Committee on State Affairs.

TO NAME B. DOWNEY GROVER
AS MASCOT OF THE HOUSE

Mr. Duggan offered the following resolution:

H. S. R. No. 91

Whereas, It is hereby acknowledged that B. Downey Grover, who will be two years old on July 25, 1963, is a proper candidate for Mascot of the House of Representatives; and

Whereas, He is the promising young son of our distinguished colleague, the Honorable Henry C. Grover, and Mrs. Grover, of Houston; now, therefore, be it

Resolved, That B. Downey Grover be, and he is hereby, named Mascot of the House of Representatives of the Fifty-eighth Legislature, Regular Session, and that his photograph be placed on the picture panel of the House of Representatives; and, be it further

Resolved, That each is to receive a copy of this Resolution as a token of the best wishes of this House.

The resolution was referred to the Committee on Rules.

TO NAME SUSAN SATTERWHITE
AND WILLIAM THOMAS SATTERWHITE, JR., AS MASCOTS OF THE HOUSE

Mr. Fondren offered the following resolution:

H. S. R. No. 92

Whereas, It is a cherished custom of Members of this House to select as Mascots children of its distinguished Members; and

Whereas, Proper candidates for this honor are Susan Satterwhite, age three, and William Thomas Satterwhite, Jr., age two, the children of our worthy fellow Member, the Honorable W. T. (Bill) Satterwhite of Ennis, and his attractive wife, Neita; and

Whereas, Susan’s birthday was December 9 and Bill Junior’s was November 12; now, therefore, be it

Resolved, That Susan Satterwhite and William Thomas Satterwhite, Jr., be, and they are hereby, named Mascots of the House of Representatives of the Fifty-eighth Legislature, Regular Session; and, be it further

Resolved, That their photographs be placed on the picture panel of the House of Representatives; and, be it further

Resolved, That each be given a copy of this Resolution as a memento of this historic occasion.

The resolution was referred to the Committee on Rules.

TO NAME BRENA GAT, BEVERLY GENE AND CHARLES WILSON FONDREN AS MASCOTS OF THE HOUSE

Mr. Satterwhite offered the following resolution:

H. S. R. No. 94

Whereas, It has come to the attention of the House of Representatives that Brenda Gay Fondren, eleven; Beverly Gene Fondren, nine and Charles Wilson Fondren, who will be two years old in July, are proper candidates for Mascot of the House of Representatives; and

Whereas, They are the bright and winsome children of our worthy fellow Member, the Honorable Gene N. Fondren of Taylor, and his lovely wife Pat. Brenda was born September 5, 1951, Beverly Gene’s birthday is February 25, and Charles arrived on July 7, 1961; now, therefore, be it

Resolved, That Brenda Gay Fondren, Beverly Gene Fondren, and Charles Wilson Fondren be, and they are hereby, named Mascots of the House of Representatives of the Fifty-eighth Legislature, Regular Session; and, be it further

Resolved, That their photographs be placed on the picture panel of the House of Representatives; and, be it further

Resolved, That each be given a copy of this Resolution as a memento of this historic occasion.

The resolution was referred to the Committee on Rules.

CONGRATULATORY RESOLUTIONS ADOPTED

H. S. R. No. 89, By Brooks and Bass — of Harris: To congratulate the Yates High School Lions of Houston
MESSAGE FROM THE SENATE

Austin, Texas, February 5, 1963

Hon. Byron Tunnell, Speaker of the House of Representatives.

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

H. C. R. No. 5, Designating February of each year as American History Month.

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

H. B. No. 30, A bill to be entitled "An Act creating a conservation and reclamation district under the provisions of Section 59, Article XVI, Constitution of Texas, to be known as 'Port Mansfield Public Utility District,' prescribing the 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 provisions as to its taxes and its tax assessor and collector; containing provisions relating to addition of land; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency."

The bill was read third time.

Amend H. B. 30 by adding a new section suitably numbered:

notwithstanding any other provisions of this Act, the provisions of eminent domain herein provided for shall be limited to Willacy, Kenedy, Hidalgo and Cameron Counties.

The amendment was adopted by the necessary two-thirds vote.

H. B. No. 30 was then passed by the following vote:

Yeas—145

Adams               Akins
Allen               Arelage
Atwell              Bailey
Banefeld            Barnes
Base of Bowie       Bass of Harris
Beckham            Beckham
Berry               Birker
Blaine              Boggs
Boyle               Bridges
Brooks              Brown of Galveston
Butler              Brown of Taylor
Cain                Duggan
Caldwell            Dunn
Canales             Eckhardt
Esquivel

Mr. Miller moved to reconsider the vote by which H. B. No. 156 was passed, and to table the motion to reconsider.

The motion to table prevailed.

HOUSE AT EASE

At 10:58 o'clock a.m., the Speaker stated that the House would stand at ease.

The Speaker called the House to order at 11:02 o'clock a.m.

HOUSE BILL NO. 30 ON THIRD READING

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

H. B. No. 30, A bill to be entitled "An Act creating a conservation and reclamation district under the provisions of Section 59, Article XVI, Constitution of Texas, to be known as 'Port Mansfield Public Utility District,' prescribing the 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 provisions as to its taxes and its tax assessor and collector; containing provisions relating to addition of land; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency." The bill was read third time.

Mr. Cotten offered the following amendment to the bill:

Amend H. B. 30 by adding a new section suitably numbered:

notwithstanding any other provisions of this Act, the provisions of eminent domain herein provided for shall be limited to Willacy, Kenedy, Hidalgo and Cameron Counties.

The amendment was adopted by the necessary two-thirds vote.

H. B. No. 30 was then passed by the following vote:

Yeas—145

Adams               Cannon
Akins               Carpenter
Allen               Carriker
Arelage             Carvass
Atwell              Chapman
Bailey              Cherry
Banefeld            Clayton
Barnes              Cole
Base of Bowie       Collins
Bass of Harris      Cory
Beckham             Cotten
Berry               Coughran
Birker              Cowden
Blaine              Cowies
Boggs               Crain
Bridges             Crows
Brooks              Davis
Brown of Galveston  de la Garza
Brown of Taylor     Doga
Butler              Duggan
Cain                Dunn
Caldwell            Eckhardt
Canales             Edwards
Esquivel
Mr. Rapp moved to reconsider the vote by which H. B. No. 30 was passed, and to table the motion to reconsider.

The motion to table prevailed.

Mr. Collins moved that the House adjourn until 10:30 o'clock a.m. tomorrow.

The motion prevailed.

The Benediction was offered by the Reverend I. W. Oliver, Chaplain.

In accordance with the motion to adjourn, the House, at 11:08 o'clock a.m., adjourned until 10:30 o'clock a.m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

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

Conservation and Reclamation: H. B. No. 294.

Education: H. B. No. 320, S. B. No. 78.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, February 4, 1963

Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 30, A bill to be entitled "An Act creating a Conservation and Reclamation District under the provisions of Section 59, Article XVI, Constitution of Texas, to be known as 'Port Mansfield Public Utility District'; prescribing the 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 provisions as to its taxes and its tax assessor and collector; containing provisions relating to addition of land; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.
| The roll of the House was called and the following Members were present: |
|----------------|----------------|
| Mr. Speaker     | Green          |
| Adams           | Grover         |
| Adams           | Guadix         |
| Allen           | Gaines         |
| Arledge         | Hallmark       |
| Atwell          | Harding        |
| Baufield        | Harris         |
| Barnes          | Harris of Galveston |
| Bass of Bowie   | Harris of Dallas |
| Bass of Harris  | Hayes of Orange |
| Beckham         | Heffron        |
| Berry           | Hendryx        |
| Birnimer        | Hixson         |
| Blaine          | Hollowell      |
| Boyson          | Houston        |
| Bridges         | Hughes         |
| Brooks          | Haasack        |
| Brown           | Jamison        |
| Brown of Galveston | Jarvis      |
| Brown of Taylor | Johnson of Dallas |
| Butler          | Johnson of Bexar |
| Calm            | Kilpatrick     |
| Caldwell        | Klapfer        |
| Canales         |Knapp          |
| Cannon          | Koliba         |
| Carpenter       | Kochmann       |
| Carriker        | Lee            |
| Casavantes      | Lattimore      |
| Chapman         | Ligarde        |
| Cherry          | McClintock     |
| Clayton         | McDonad        |
| Cole            | McDonald of Hidalgo |
| Collins         | McDonald of Rusk |
| Cook            | McGregor       |
| Cory            | Melibany       |
| Coten           | McLaughlin     |
| Coughran        | McNeill        |
| Cowden          | Macatee        |
| Crowder         | Mann           |
| Crews           | Markgraf       |
| Davis de la Garza | Morgan     |
| Dole            | Moyer          |
| Duggan          | Mutersher      |
| Duncan          | Niemeyer       |
| Enhardt         | Parker         |
| Edwards         | Parmer         |
| Esquivel        | Parsley        |
| Fairchild       | Pewcy          |
| Finney          | Pleer          |
| Fletcher        | Pendleton      |
| Floyd           | Pezy           |
| Founten         | Pigkin         |
| Foreman         | Price          |
| Garrison        | Quilliam       |
| Gibbens         | Rapp           |
| Gladden         | Richards       |
| Gibson          | Richardson     |

Austin, Texas, February 4, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sirs: Your Committee on Engrossed Bills to whom was referred H. B. No. 156, A bill to be entitled "An Act amending Section 14 of Senate Bill No. 221, Chapter 119, Acts 1966, Fifty-fourth Legislature, Regular Session, codified as Article 3871b, Texas Civil Statutes, authorizing the Board for Texas State Hospitals and Special Schools to use any personnel and facilities under its control and management for carrying out research in mental retardation; repealing all laws or parts of laws in conflict; and declaring an emergency." Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, February 4, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sirs: Your Committee on Engrossed Bills to whom was referred H. C. R. No. 13, commending Chief J. A. Steall, Fireman Ken Biggs, Fireman Malcolm Coker, and Fireman Arthur Centeno for their devotion to duty and for their selfless heroism. Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, February 4, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sirs: Your Committee on Engrossed Bills to whom was referred H. C. R. No. 14, congratulating The Progressive Farmer for its choice of Mrs. Mabel Clare Thomas as "Texas Woman of the Year." Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

EIGHTEENTH DAY
(Wednesday, February 6, 1963)
The House met at 10:30 o'clock a.m., pursuant to adjournment, and was called to order by the Speaker.

The tolling of the roll and the following Members were present:

Mr. Speaker

Adams
Adkins
Allen
Arledge
Atwell
Bauflcll
Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Birnimer
Blaine
Boyson
Bridges
Brooks
Brown
Brown of Galveston
Brown of Taylor
Butler
Calm
Caldwell
Can alas
Cannon
Carpenter
Carriker
Carvans
Chapman
Cherry
Clayton
Cole
Collins
Cook
Cory
Coten
Coughran
Cowden
Cowles
Cren
Crews
Davis de la Garza
Dole
Duggan
Dungan
Enhardt
Edwards
Esquivel
Fairchild
Finney
Fletcher
Floyd
Founten
Foreman
Garrison
Gibbens
Gladden
Gibson
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