Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 64, A bill to be entitled

"An Act regulating the distribution, sale, or transportation of insecticides, fungicides, rodenticides, defoliants, desiccants, plant regulators, nematocides, and other economic pesticides and devices; regulating traffic therein; providing for labeling, registration, and examination of such materials; defining certain terms; imposing penalties, and for other purposes; providing other provisions relating thereto; prescribing the powers and duties of the Commissioner of Agriculture including provision for his consultation with appropriate officials of certain organizations; providing a severability clause; repealing Chapter 98, Acts of the Forty-eighth Legislature, Regular Session, 1943, as amended, and all other conflicting laws to the extent of such conflict; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, February 6, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 294, A bill to be entitled

"An Act authorizing the West Side Calhoun County Navigation District to sell certain water supply facilities and appurtenances to Guadalupe-Blanco River Authority; validating, ratifying and confirming an agreement heretofore executed by and between said District and said Authority; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, February 6, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 320, A bill to be entitled

"An Act changing the terms of office of members of Board of Regents of Junior College Districts operating under Chapter 146, Acts of the Fifty-first Legislature, 1949 (compiled as Article 28150, Vernon's Texas Civil Statutes), to six (6) years; providing for the filling of vacancies; providing that this Act shall be cumulative of all other laws except in case of conflict; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

REPORT OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, February 7, 1963

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

Sir: Your Committee on Enrolled 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 enrolled.

LEE DUGGAN, Acting Chairman.

SENT TO GOVERNOR

February 7, 1963

H. C. R. No. 5

TWENTIETH DAY

(Monday, February 11, 1963)

The House met at 11:00 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:

Mr. Speaker
Adams
Adams
Allen
Allen
Armstrong
Armstrong
Atwell
Atwell
Brown
Brown
Butler
Barnes
Barnes
Bass of Bowie
Bass of Harris
Blalock
Birkner
Blaine
Boyson
Bridges
Brooks
Brown
Brookston
Butler
Calm
Caldwell
Canals
Casson
Carpenter
Carricker
Cavness
A quorum of the House was announced present.

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

"Our Heavenly Father, grant us the blessings of Thy presence in each of our lives as we begin this new week of service to our fellowman. Thou has given us the inner voice of conscience, and Thy Holy Spirit enables us to distinguish good from evil. But where we are to choose between two courses, when both are good and commendable, then we need the crystal clarity of Thy guidance, that we may see one to be better than the other. Help us, O God, at the point of our uncertainty, for there is no uncertainty with Thee. We reach to clasp Thy hand, that we may be shown a way that is clearer than light and safer than paths that are known.

For we ask it in Thy Holy Name. Amen."

LEAVES OF ABSENCE GRANTED

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

- Mr. Green for today on motion of Mr. Richardson.
- Mr. Macatee for today on motion of Mr. Bass of Harris.
- Mr. Ball for today on motion of Mr. Harris of Dallas.

Mr. Ball for today on motion of Mr. Harris of Dallas.

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

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

MESSAGE FROM THE SENATE

Austin, Texas, February 7, 1988

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:

S. C. R. No. 14, Granting Mary Dan Wilson Sandlin, et al, permission to bring and maintain suit against the State of Texas, etc.

S. B. No. 43, Authorizing the State Board of Education to annex certain territories; and declaring an emergency.

S. B. No. 62, Relating to the Jackson County Flood Control District; authorizing said District to exercise all powers, rights, privileges, and functions which are now, or hereafter may be, conferred by General or Special Law upon Water Improvement Districts and Water Control and Improvement Districts created pursuant to Section 59 of Article XVI of the Constitution of Texas; and declaring an emergency.

S. B. No. 123, Relating to the publication of the decisions of the Supreme Court and of the Court of Criminal Appeals; repealing Articles 620-628, inclusive, Articles 1724, 1725, 1810, 4332, 4333 and 4334; amending Articles 4331, 4331b and 4339; and declaring an emergency.

S. B. No. 124, Amending the Revised Civil Statutes of 1925, providing for the transfer by the Supreme Court of cases from one Court of Civil Appeals to another; and declaring an emergency.

S. B. No. 166, Creating a conservation and reclamation district to be known as Lakeside Water Supply 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 will be benefited and that no election shall be necessary to confirm the organization of the District; etc., and declaring an emergency.

S. B. No. 222, Validating the creation, organization, boundaries and bonds of the Sweeny Hospital District; and declaring an emergency.

H. C. R. No. 13, Commending Chief J. A. Stahl, Fireman Ken Biggs, Fireman Malcolm Coker, and Fireman Arthur Centeno for their devotion to duty and for their unselfish heroism.

H. C. R. No. 14, Congratulating The Progressive Farmer for its choice of Mrs. Mabel Clare Thomas as "Texas Woman of the Year."

H. B. No. 30, Creating a Conservation and Reclamation District 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; etc.; and declaring an emergency. (With Amendments)

H. D. No. 54, Abolishing the offices of county superintendent and county school board in certain counties; providing that the duties of county superintendents and county school boards on the effective date of this Act shall be performed by the county judges of such counties; etc.; and declaring an emergency.

Respectfully,

CHARLES A. SCHNABEL,
Secretary of the Senate.

MEMORIAL RESOLUTIONS ADOPTED

H. S. R. No. 115, By Guffey: In memory of Joe Henry Hall, Sr.

H. S. R. No. 116, By Guffey: In memory of Herman Paul Roeker.

H. S. R. No. 117, By Guffey: In memory of William Martin Gajewsky.

H. S. R. No. 119, By Satterwhite: In memory of James Benjamin Wicker.

H. S. R. No. 120, By Stewart: In memory of Miss Mary Ann Stewart.

SENATE JOINT RESOLUTION ON FIRST READING

The following Senate Joint Resolution received from the Senate was
today laid before the House, read first time and referred to the appropriate Committee, as follows:

S. J. R. No. 3 to the Committee on Constitutional Amendments.

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 Whatley:
H. B. No. 474, A bill to be entitled "An Act to amend paragraph A.8 of Part II, of Article 3. 39, Texas Insurance Code, as enacted by the Acts of the 57th Legislature, 1961, page 925, Chapter 410; and declaring an emergency."
Referred to the Committee on Insurance.

By Hughes:
H. B. No. 475, A bill to be entitled "An Act authorizing humane societies in counties with a population of over 800,000 people or more according to the last preceding federal census, defining such societies and authorizing them to investigate and prosecute misdemeanor violations of laws for prevention of cruelty and other wrongs to dumb animals in state and municipal courts upon consent of the prosecuting attorney with respect to violations of state laws and of the city governing body with respect to violation of city ordinances; authorizing counties and cities to enter into agreements with humane societies for the care and custody of stray, mistreated, neglected or illegally unrestrained animals and to pay for the cost of such care; making other provisions incidental to the foregoing provisions; stating the effect of this law on the authority of regularly constituted public officers and on other laws; providing for severability; and declaring an emergency."
Referred to the Committee on Criminal Jurisprudence.

By Barnes:
H. B. No. 476, A bill to be entitled "An Act requiring that the Attorney General shall not accept or use any money offered by any person, firm, partnership, corporation or association for the purpose of investigating or prosecuting any matter whatsoever; and declaring an emergency."
Referred to the Committee on State Affairs.

By Whitfield:
H. B. No. 477, A bill to be entitled "An Act amending Article 887 of the Code of Criminal Procedure of Texas, 1925, relating to witnesses summoned to appear before a court of inquiry conducted by a justice of the peace, to grant every such witness the privilege against self-incrimination, the right of representation by counsel and the right to be confronted by witnesses against him and to cross-examine same; and declaring an emergency."
Referred to the Committee on Criminal Jurisprudence.

By Finney and Smith of Bexar:
H. B. No. 478, A bill to be entitled "An Act fixing the compensation of official shorthand reporters of each judicial district, civil or criminal, and the official shorthand reporters of each county court at law, civil or criminal, in any county having a population of not less than Five Hundred Thirty-eight Thousand (538,000) nor more than Nine Hundred Thirty Thousand (930,000) inhabitants, according to the 1960 Federal Census; providing the time, method, and manner of payment; repealing all laws or parts of laws in conflict; providing a saving clause; and declaring an emergency."
Referred to the Committee on Counties.

By Alaniz, Johnson of Bexar, Esquivel and Segrest:
H. B. No. 479, A bill to be entitled "An Act amending Chapter 266, Acts of the 53rd Legislature, 1953, as last amended, by adding thereto another section, Section 5b, requiring that each commissioners precinct be represented on the board of hospital managers; and declaring an emergency."
Referred to the Committee on State Affairs.

By Alaniz, Esquivel, Richardson and Caldwell:
H. B. No. 480, A bill to be entitled "An Act requiring that the presiding
Judge of the corporation court of every incorporated city, town or village in the state be elected by the qualified voters, for the same term and in the same manner as the mayor is elected; saving from repeal Article 1137 of the Revised Civil Statutes of Texas, which provides that the mayor is the ex-officio recorder of the corporation court in certain cities; saving from repeal all provisions of law which authorize the governing bodies of cities to prescribe qualifications for the office of recorder; city judge or judge of the corporation court; repealing certain laws to the extent that they provide for the appointment of the presiding judge of the corporation court; and declaring an emergency.

Referred to the Committee on Municipal and Private Corporations.

By Alaniz, Johnson of Bexar and Brown of Taylor:

H. B. No. 481, A bill to be entitled "An Act amending Article 1145 of the Penal Code of Texas, 1925, so as to increase the maximum fine on simple assault from Twenty-five Dollars ($25) to Two Hundred Dollars ($200); and declaring an emergency." Referred to the Committee on Criminal Jurisprudence.

By Cole:

H. B. No. 482, A bill to be entitled "An Act amending Section 1 of Chapter 125, Acts of the 52nd Legislature, Regular Session, 1951, as amended, relating to the regulatory authority of the Game and Fish Commission in certain counties, so as to add Hunt County to the counties so regulated; and declaring an emergency." Referred to the Committee on Game and Fisheries.

By Brown of Galveston and Harris of Galveston:

H. B. No. 483, A bill to be entitled "An Act validating the Incorporation of cities and towns heretofore incorporated or attempted to be incorporated under the general laws of Texas; validating the boundary lines thereof, as said boundaries may have been changed by Ordinance since the original incorporation; validating governmental proceedings; validating the adoption of Home Rule Charters; validating the charters so adopted and providing that said charters so adopted shall constitute the Home Rule Charters of such cities and towns; validating elections held for the election of members of the governing body of such cities and towns; validating the exemption of office; providing that this Act shall not be construed as validating any such incorporation proceeding, boundary, charter or act of the validity thereof involved in litigation of the effective date of this Act and such litigation is ultimately determined against the validity thereof; providing a saving clause and declaring an emergency." Referred to the Committee on Municipal and Private Corporations.

By Garrison:

H. B. No. 484, A bill to be entitled "An Act amending Section 3 of Article 62 of Title 122A, Taxation-General, of the Revised Civil Statutes of Texas, 1925, so as to provide a net seventy-three and one-half percent (73 1/2%) exemption refund from the Motor Fuel Tax rather than the ninety-eight and one-half percent (98 1/2%) exemption now prescribed, and crediting this additional twenty-five per cent (25%) to the Available School Fund; and declaring an emergency." Referred to the Committee on Revenue and Taxation.

By Hinson and Chapman:

H. B. No. 485, A bill to be entitled "An Act implementing Subsection (a) of Section 65 of Article XVI of the Constitution of the State of Texas, relating to the establishment of a retirement, disability and death compensation fund for the officers and employees of the state, by excluding retirement, disability and death benefits to elective state officials; providing for severability; and declaring an emergency." Referred to the Committee on State Affairs.

By Haines of Brazos:

H. B. No. 486, A bill to be entitled "An Act requiring inoculation for poliomyelitis as a prerequisite for registration of first grade students in the public schools; providing exemptions; and declaring an emergency." Referred to the Committee on Education.
Mr. Simpson offered the following resolution:

H. S. R. No. 123

Whereas, It has come to the attention of this Body, that Jay, Katina and Jon Moyer are proper candidates for Mascot of the House of Representatives; and

Whereas, They are the beautiful children of our brilliant colleague, the Honorable Hudson Moyer of Amarillo, and his lovely wife, Nancy; now, therefore, be it

Resolved, That Jay, Katina and Jon Moyer 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 appear on the picture panel of the House of Representatives and that they be given copies of this Resolution as a memento of this occasion.

The resolution was referred to the Committees on Rules.

TO GRANT PERMISSION TO SUE THE STATE

Mr. Hughes offered the following resolution:

H. C. R. No. 15

Whereas, Ima Mosler, a resident of Dallas County, Texas, alleges that on January 10, 1962, she sustained personal injuries as a result of an automobile collision between the car in which she was a passenger and a vehicle being operated by an employee of the Texas State Highway Department; and

Whereas, Alvie W. Mosler, husband of Ima Mosler, desires to institute suit against the State of Texas and the Texas State Highway Department on behalf of his wife for injuries sustained by her, therefore, be it

Resolved by the House of Representatives of the State of Texas, the Senate concurring, That Alvie W. Mosler and wife, Ima Mosler, be and are hereby granted permission to bring suit against the State of Texas and against the Highway Department of the State of Texas in any court of competent jurisdiction in Dallas County, Texas, in order to determine what damages, if any, or other relief they are allegedly entitled to recover; and in the event such suit is filed, service of citation or any other necessary process shall be had upon the Chairman of the State Highway Commission of Texas and the Attorney General of the State of Texas and that such case shall be tried as other civil cases reserving to either party the right of appeal; and, be it further

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

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

The resolution was referred to the Committee on State Affairs.

TO RATIFY POLL TAX AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES

Mr. Alaniz offered the following resolution:

H. C. R. No. 16

Ratifying Senate Joint Resolution Number 29 of the Eighty-seventh Congress of the United States of America at the Second Session begun and held at the City of Washington on Wednesday, the tenth day of January, one thousand nine hundred and sixty-two, proposing an amendment to the Constitution of the United States so that the right to vote for certain electors to public office shall not be denied by reason of failure to pay any poll tax or other tax.
PREAMBLE

Whereas, Both Houses of the Eighty-seventh Congress of the United States of America, at its Second Session, by a constitutional majority of two-thirds of said Houses, as required for amendments for the Constitution of the United States of America, adopted Senate Joint Resolution Number 29, proposing an amendment to the Constitution of the United States of America, said Resolution being in substance as follows:

"Eighty-seventh Congress of the United States of America at the Second Session begun and held at the City of Washington on Wednesday, the tenth day of January, one thousand nine hundred and sixty-two.

"JOINT RESOLUTION proposing an amendment to the Constitution of the United States relating to the qualifications of electors.

"Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the following article is hereby proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution only if ratified by the legislatures of three-fourths of the several States within seven years from the date of its submission by the Congress:

"ARTICLE——

"Section 1. The right of citizens of the United States to vote in any primary or other election for President or Vice President, for electors for President or Vice President, or for Senator or Representative in Congress, shall not be denied or abridged by the United States or any State by reason of failure to pay any poll tax or other tax.

"Sec. 2. The Congress shall have power to enforce this article by appropriate legislation."

Now, therefore, be it Resolved by the House of Representatives of the State of Texas, the Senate concurring:

Section 1. That said proposed amendment to the Constitution of the United States of America, being Senate Joint Resolution Number 29 of the Eighty-seventh Congress of the United States, at its Second Session, reading substantially as follows:

"ARTICLE——

"Section 1. The right of citizens of the United States to vote in any primary or other election for President or Vice President, for electors for President or Vice President, or for Senator or Representative in Congress, shall not be denied or abridged by the United States or any State by reason of failure to pay any poll tax or other tax.

"Sec. 2. The Congress shall have power to enforce this article by appropriate legislation."

be, and the same is hereby ratified by the Legislature of the State of Texas.

Sec. 2. That certified copies of the foregoing preamble and this Joint Resolution be forwarded by the Governor of the State of Texas to the President of the United States, the Secretary of State of the United States, the President of the Senate of the United States, and the Speaker of the House of Representatives of the United States.


The resolution was referred to the Committee on State Affairs.

RELATIVE TO REQUESTING ISSUE OF A COMMEMORATIVE STAMP HONORING BIG BEND NATIONAL PARK

Mr. Hendryx offered the following resolution:

H. C. R. No. 17
Whereas, Big Bend National Park in Brewster County, Texas, is an exotic wonderland . . . a world of contrasts . . . a world of vast spaces and walled canyons . . . brilliantly painted deserts and cool forested mountains . . . an unspoiled wilderness together with a cultured West Texas atmosphere and modern facilities, and

Whereas, The Post Office Department has issued ten commemorative stamps during the past ten years commemorating ten separate national parks.

Therefore, Be it resolved, That the Texas House of Representatives and the Texas Senate respectfully request the Postmaster General of the United States to issue a suitable commemorative stamp honoring Texas' only national park.

The resolution was referred to the Committee on State Affairs.
H. S. R. No. 122, By McGregor and Isaacks: To congratulate E. M. Ed) Pooley.

H. S. R. No. 124, By Ligarde: To express appreciation to the Governors of States of the Republic of Mexico.

On motion of Mr. Esquivel, the names of all Members of the House were added to H. S. R. No. 124 as signers of the resolution.

HOUSE BILL NO. 45 ON THIRD READING

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

H. B. No. 45, A bill to be entitled "An Act amending Section (a) and repealing the first paragraph of Section (b) of Article 6686 of the Revised Civil Statutes of Texas, 1925, as amended, relating to dealer's and manufacturer's license plates for their un-registered motor vehicles, motorcycles, house trailers, trailers, or semi-trailers; defining the terms 'dealer' and 'manufacturer'; limiting the use of manufacturer's test plates to new vehicles; providing for dealers to issue dated cardboard tags to buyers; specifying a validity time period for each buyer's tag so issued; providing for the form, color, and specifications of such buyer's cardboard tag to be prescribed by the Department; prohibiting the issuance of successive buyer's cardboard tags for same vehicle; placing the responsibility for the safe-keeping and for the distribution of all cardboard tags; etc.; repealing laws in conflict; and providing for severability."

The bill was read third time and was passed.

HOUSE BILL NO. 168 ON SECOND READING

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

H. B. No. 168, A bill to be entitled "An Act amending Section 4a of Chapter 119, Acts of the Fifty-third Legislature, Regular Session, 1953, as amended by Chapter 25, Acts of the Fifty-fifth Legislature, Regular Session, 1957, is amended to read as follows:

"Section 4a. The provisions of this Act shall not apply to the taking of drumfish, under permits issued by the Game and Fish Commission, pursuant to Section 3 of Chapter 322, Acts of the Forty-seventh Legislature, 1941, which is codified as Section 3 of Article 952 L-11 in Vernon's Texas Penal Code; provided, however, that the taking of drumfish under said permits shall be limited to the months of November, December, January, February and March of each year and said permittees shall be required to give bond and otherwise meet all rules and regulations promulgated by the Game and Fish Commission for the purpose of carrying out the intention of this bill, namely, to close the waters of Laguna Madre lying within Cameron County to the use of nets as set forth in this Act, except under permits issued for the taking of drumfish as herein provided."

The amendment was adopted.

H. B. No. 168 was passed to engrossment.

HOUSE BILL NO. 229 ON SECOND READING

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

H. B. No. 229, A bill to be entitled "An Act making it a felony to make,
mend, or cause to be made or mend-
ed or to have in possession under circumstances evincing an intent to use the same, implements adapted, designed, or commonly used in the commission of burglary, safe-crack-
ing, and other crimes; providing a penalty and declaring an emergency.

The bill was read second time.

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

Committee Amendment No. 1

Amend H. B. 229 by striking out all of Section 1 of said bill and substituting therefor the following:

"Section 1. It shall be unlawful and shall constitute a felony for any person to have in his possession in the day or nighttime any engine, machine, jimmy, tool, false key, pick-lock, bit, lippers, steel wedges, drill, tappins, or other implements or things adapted, designed or commonly used for the commission of burglary or safe-cracking, under circumstances evincing an intent to use or employ, or allow the same to be used or employed, in the commission of burglary or safe-cracking, or knowing that the same are intended to be so used."

Mr. Whitfield offered the following amendment to Committee Amendment No. 1:

Amend Committee Amendment No. 1 by inserting between the word "person" on Line 41 and the word "off" on Line 41 the following:

"Who has been convicted of a felony under the laws of the United States or of the State of Texas."

Mr. Hughes moved to table the amendment offered by Mr. Whitfield to Committee Amendment No. 1, and the motion to table was lost.

The amendment offered by Mr. Whitfield to Committee Amendment No. 1 was then adopted.

Committee Amendment No. 1, as amended, was then adopted.

Mr. Haring offered the following amendment to the bill:

Amend H. B. No. 229 by striking the words "ten years" on lines 26 and 37 of the printed copy of the bill and substituting in lieu thereof the words "two years."

Mr. Hughes moved to table the amendment offered by Mr. Haring, and the motion to table was lost.

The amendment offered by Mr. Haring was then adopted.

Mr. Richards offered the following amendment to the bill:

Amend H. B. 229 by adding a Section 2a as follows:

Circumstances evincing an intent to use or employ, or allow the same to be used, in the commission of a crime knowing that the same are intended to be so used shall never include circumstances when the accused is carrying such tools on a public street, a sidewalk or any other public place, or is carrying the same at a place at which he has permission from the owner to be.

Mr. Hughes moved to table the amendment offered by Mr. Richards.

The motion to table prevailed.

H. B. No. 229 was then passed to engrossment.

Mr. Hughes moved to reconsider the vote by which H. B. No. 229 was passed to engrossment and to table the motion to reconsider.

The motion to table prevailed.

HOUSE BILL NO. 310 ON SECOND READING

The Speaker laid before the House on its second reading and passage to engrossment, H. B. No. 310, A bill to be entitled "An Act amending Chapter 416, Acts of the 50th Legislature, 1947, by adding a new section to be numbered Section 1A, providing for the taking of certain fish from the waters of Val Verde County; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 361 ON SECOND READING

The Speaker laid before the House on its second reading and passage to engrossment, H. B. No. 361, A bill to be entitled "An Act changing the name of the South Texas Medical School created
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by Chapter 129, page 219, Acts, 56th Legislature, 1959, Regular Session (Art. 2606c, V.C.), to "The University of Texas South Texas Medical School"; providing that all appropriations heretofore or hereafter made by the Legislature shall be available for the use and benefit of the institution whose name is changed; ratifying, confirming, and validating all contracts, bonds, notes, or other obligations heretofore or hereafter issued on behalf of the South Texas Medical School; and declaring an emergency."

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 30 WITH SENATE AMENDMENT

Mr. Rapp called up with Senate Amendment for consideration at this time.

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 Speaker laid H. B. No. 30 before the House with Senate Amendment.

On motion of Mr. Rapp, the House concurred in the Senate Amendment to H. B. No. 30 by the following vote:

Yea—142

Brown of Galveston
Brown of Taylor
Bauer
Cain
Caldwell
Chambers
Cannon
Carpenter
Carrillo
Casares
Cherry
Clayton
Cole
Collins
Cook
Cory
Cotten
Coughran
Cowden
Cowles
Cran
Crews
Davis
de la Garza
Doke
Dugger
Duson
Edwards
Esquivel
Ferchold
Flinn
Fishe
Floyd
Ford
Fonsen
Garrison
Gibbons
Gladden
Glen
Glover
Gulf
Halbert
Hanks
Hartman
Haring
Harris
Harris of Galveston
Harrington
Hartness
Hart
Hendrix
Henderson
Hinton
Hollowell
Hughes
Issacks
Jackson
Jarvis
Johnston
Johnson
Johnson of Dallas
Johnson of Bexar
Kilpatrick
Klager
Knapp

Koliba
Kothmann
Lack
Lafitte
Ligarde
McDonald
McElhiney
McNutt
Mann
Markgraf
Miller
Morgan
Moyer
Murray
Mutchler
Niemeyer
Nusent
Parker
Parr
Parry
Peele
Pedrotti
Pett
Pippin
Price
Quilliam
Rapp
Richardson
Ritter
Roberts
Rodriguez
Romero
Satterwhite
Schiller
Segrest
Shannon
Shipley
Shutt
Simpson
Slack
Sluder
Smith
Smith of Bexar
Smith of Jefferson
Stewart
Stillion
Trammell
Thompson
Thurmond
Townsend
Trasher
Walker
Ward
Weldon
Wells
Whaley
Wheeler
Whitehead
Wieting
Wilson
Wilsen
Woods

Adams
Allen
Ardle
Atwell
Baugh
Barnes
Bass of Bowie
Bass of Harris
Bass of Brazos
Bass of Rusk
Beckham
Berry
Birkner
Blaine
Borson
Bridges
Brooks
Brown
Brown of Taylor
Butler
Caldwell
Caldwell of Hidalgo
Cannon
Carpenter
Carroll
Casares
Cherry
Clayton
Cole
Collins
Cook
Cory
Cotton
Coughran
Cowden
Cowles
Cran
Crews
Davis
de la Garza
Doke
Dugger
Duson
Edwards
Esquivel
Ferchold
Flinn
Fishe
Floyd
Ford
Fonsen
Garrison
Gibbons
Gladden
Glen
Glover
Gulf
Halbert
Hartman
Haring
Harris
Harris of Galveston
Harrington
Hartness
Hart
Hendrix
Henderson
Hinton
Hollowell
Hughes
Issacks
Jackson
Jarvis
Johnston
Johnson
Johnson of Dallas
Johnson of Bexar
Kilpatrick
Klager
Knapp
Amend House Bill 30 by striking out of Section 2A the following words, "Kenedy, Hidalgo and Cameron," and changing the word, "counties" to "county."

ADJOURNMENT

Mr. Koliba moved that the House adjourn until 10:00 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 12:25 o'clock p.m., adjourned until 10:00 o'clock a.m. tomorrow.

APPENDIX

REPORT OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, February 7, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 45, A bill to be entitled "An Act amending Section (a) and repealing the first paragraph of Section (b) of Article 6686 of the Revised Civil Statutes of Texas, 1925, as amended, relating to dealer's and manufacturer's license plates for their unregistered motor vehicles, motorcycles, house trailers, trailers, or semitrailers; defining the terms 'dealer' and 'manufacturer;' limiting the use of manufacturer's test plates to new vehicles; providing for dealers to issue dated cardboard tags to buyers; specifying a validity time period for each buyer's tag so issued; providing for the form, color, and specifications of such buyer's cardboard tag to be prescribed by the Department; prohibiting the issuance of successive buyer's cardboard tags for same vehicle; placing the responsibility for the safekeeping and for the distribution of all cardboard tags; placing the responsibility for showing certain information in ink on the buyer's cardboard tag; providing for the issuance of dealer's cardboard tags for the operation of unregistered vehicles owned by such dealers; providing for the form, color, and specifications of such dealer's tag to be prescribed by the Department; exempting certain vehicles from inspection; specifying the Department's authority to cancel dealer's or manufacturer's license plates for just cause; providing for applications for dealer's and manufacturer's license plates and specifying the fees therefor; providing under certain conditions for the surrender of dealer's and manufacturer's license plates including all facsimile cardboard tags thereof; prohibiting the use of dealer's or manufacturer's license plates on certain vehicles and providing an exemption therefor; authorizing the Department to examine certain papers relative to all vehicles owned or controlled by dealers; defining the terms 'vehicle,' 'dealer,' and 'manufacturer'; specifying that out-of-state license plates must be immediately removed from vehicles purchased by dealers; authorizing the promulgation of reasonable rules and regulations; providing for dealers and manufacturers to notify the Department within ten (10) days of a change of address; providing for the display of dealer's license plates; prohibiting the unauthorized production of cardboard tags; providing for a penalty; repealing laws in conflict; and providing for severability."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

TWENTY-FIRST DAY (Tuesday, February 12, 1963)

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