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 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 dealers and manufacturers to submit upon demand certain pertinent information; 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 thereto; providing for applications for dealer's and manufacturer's license plates and specifying the fees therefor; authorizing the Department to examine certain papers relative to all vehicles owned or controlled by dealers; defining the terms 'vehicle' and 'Department'; 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 called to order by the Speaker.
The roll of the House was called and the following Members were present:

Mr. Speaker
Adams
Alaniz
Allen
Arledge
Atwell
Ball
Banfield
Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Birkner
Blaine
Boyeen
Bridges
Brooks
Brown of Galveston
Brown of Taylor
Butler
Cain
Caldwell
Canales
Cannon
Carpenter
Carriker
Carreras
Chapman
Cherry
Clayton
Cole
Collins
Cook
Cory
Cotten
Cougarran
Cowdren
Cowles
Crain
Crews
Davis
de la Garza
Duke
Duggan
Dungan
Ehrhardt
Edwards
Esquivel
Fairchild
Finney
Fletcher
Floyd
Fondren
Foreman
Garrison
Gibbons
Gladden
Glenn

Ritter
Roberts
Roberts
Rodriguez
Rosson
Satterwhite
Schiller
Segrest
Shannon
Shipley
Shutt
Simpson
Slinker
Slidell
Smith of Bexar
Smith of Jefferson
Smith
Stollenwerck
Thompson
Thurmood
Townsend
Treasger
Walker
Ward
Weldon
Wells
Whatley
Wheeler
Whitefield
Wilson
Woods

Absent—Excused

Richards

A quorum of the House was announced present.

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

“Our Heavenly Father, in the stillness of these moments, may we hear Thy voice, calling us to new heights of spiritual strength and awareness. Cleanse the thoughts that color our outlook, for we know that only to the pure in heart, dost Thou grant the vision of Thy face.

Help us this new day to meet its joys with gratitude, its difficulties with fortitude, its duties with fidelity. Deliver us from petty irritations and resentments which dim the furthest vision. Bring us to the ending of the day unashamed and with a quiet mind, and peaceful heart.

For we ask it in the Redeemer’s Name—Amen.”

LEAVE OF ABSENCE GRANTED

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 12, 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:

S. B. No. 106, Relating to the division of certain rural high school
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H. B. No. 485, A bill to be entitled "An Act amending Section 16 of Chapter 74, Acts of the Forty-third Legislature, 1932, as amended, compiled as Section 16 of Article 1976, Vernon's Texas Civil Statutes, relating to Board of Directors of Water Power Control Districts and the terms of such Directors, to provide that Directors shall receive compensation for their services in the sum of Twenty-five Dollars ($25) for each and every day taken in the discharge of their duties; and declaring an emergency."

By McGregor, Blaine, McNutt, Mann and Isacks:

Referred to the Committee on Conservation and Reclamation.

H. B. No. 489, A bill to be entitled "An Act to establish depositories for Texas state documents, and declaring an emergency."

By McGregor:

Referred to the Committee on State Affairs.

H. B. No. 490, A bill to be entitled "An Act amending Article 2.02 of the Texas Business Corporation Act, as amended, and Article 21.63 of the Insurance Code, as amended, so as to provide that foreign corporations and foreign insurance corporations whose names are the same, or deceptively similar to, certain other corporations and insurance corporations shall be issued certificates of authorization to do business in Texas provided different names are used and assumed name certificates are filed in a certain manner; providing a severability clause; repealing conflicting laws; and declaring an emergency."

Referred to the Committee on Judiciary.

H. B. No. 491, A bill to be entitled "An Act to provide for the creation of The State General Licensing and Certification Agency; providing for the appointment of the members of the Agency and their compensation; providing for administrative duties of the Agency and its rule-making authority; providing for an Executive Director of the Agency, and for his bond; providing for licensing of State affairs, a bill to be entitled "An Act relating to the salaries of all state officers and employees except the salaries and other compensation of District Judges; specifically providing that the Legislature shall fix the amount of compensation to be paid clerks of the Courts of Civil Appeals, Supreme Court and Court of Criminal Appeals; repealing laws in conflict herewith to the extent of such conflict; and declaring an emergency."
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Painting and Decorating Contractors and certain exemptions; providing for the issuance and renewal of license; prescribing fees; providing for appeal; providing for grounds for suspension of commission; providing for fees and penalties and making an appropriation of the fees and penalties prescribed; and declaring an emergency.

Referred to the Committee on Appropriations.

By Fairchild and Traeger:

H. B. No. 494, A bill to be entitled "An Act making it unlawful except under the provisions of this Act, for any person to hunt, take, kill or attempt to take, kill or trap any fer­bearing animal in said counties or to take or attempt to take any fish or other aquatic life or marine animals from said counties by any means and in any manner providing the powers, duties and authority of the Game and Fish Commission; requiring the Game and Fish Commission to make an investigation with respect to the depletion and waste of the wildlife resources of said counties; requiring 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 counties; defining depletion and waste; providing for the issuance of the antlerless deer permit; providing for the publication of the regulations; providing for a public hearing; providing for refusal of application for the issuance of the antlerless deer permit; providing for the adoption of regulations, orders, rules or regulations of the Game and Fish Commission and the effective period thereof; providing for the publication of the regulations; providing for suits to test the validity of this Act or of the proclamations, rules, regulations or orders of the Commission; providing for refusal of application for appeal; providing for the issuance and renewal of licenses; defining wildlife resources; suspending 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 severability clause; and declaring an emergency." Referred to the Committee on Game and Fisheries.

By Bider:

H. B. No. 495, A bill to be entitled "An Act to diminish the civil and criminal jurisdiction of the county Court of Morris County, Texas, and to conform the jurisdiction of the District Court of such County to such change; to preserve the jurisdiction and power of the County Court of Morris County, Texas, over certain final judgments rendered prior to the passage of this Act; to require the county clerk of such County to transmit all papers in pending civil and criminal cases to the District Court of said County; to continue in effect the filing of papers previously filed in the County Court in said pending cases; to fix fees that the District Clerk of such county will be authorized to charge in connection with filing all papers so transmitted to him; to provide for the County Attorney of Morris County, Texas, to represent the State in misdemeanor cases in

By Johnson of Dallas and Chapman:

H. B. No. 492, A bill to be entitled "An Act increasing the salaries of the Justices of the Supreme Court, the Judges and Commissioners of the Court of Criminal Appeals, the Justices of the Courts of Civil Appeals, and the Judges of the District Courts and Criminal District Courts of this State; providing for and fixing their salaries; providing that this Act shall not repeal any law authorizing supplemental compensation paid by the counties; providing for a severability clause; repeasing conflicting laws; making an appropriation for payment of salary increases provided in this Act during the biennium beginning September 1, 1963; and declaring an emergency." Referred to the Committee on Appropriations.

By Fairchild and Traeger:

H. B. No. 493, A bill to be entitled "An Act increasing the salaries of the Justices of the Supreme Court, making an appropriation for payment of salary increases provided in this Act during the biennium beginning September 1, 1963; providing for refusal of application for the issuance of the antlerless deer permit; providing for the adoption of regulations, orders, rules or regulations of the Game and Fish Commission and the effective period thereof; providing for the publication of the regulations; providing for suits to test the validity of this Act or of the proclamations, rules, regulations or orders of the Commission; providing for refusal of application for appeal; providing for the issuance and renewal of licenses; defining wildlife resources; suspending 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 severability clause; and declaring an emergency." Referred to the Committee on State Affairs.

By Bider:

H. B. No. 494, A bill to be entitled "An Act relating to the garnishment of current wages for personal services; repeasing Article 4999, Revised Civil Statutes of Texas, 1925; and declaring an emergency." Referred to the Committee on Judiciary.

By Bider:

H. B. No. 495, A bill to be entitled "An Act to diminish the civil and criminal jurisdiction of the county Court of Morris County, Texas, and to conform the jurisdiction of the District Court of such County to such change; to preserve the jurisdiction and power of the County Court of Morris County, Texas, over certain final judgments rendered prior to the passage of this Act; to require the county clerk of such County to transmit all papers in pending civil and criminal cases to the District Court of said County; to continue in effect the filing of papers previously filed in the County Court in said pending cases; to fix fees that the District Clerk of such county will be authorized to charge in connection with filing all papers so transmitted to him; to provide for the County Attorney of Morris County, Texas, to represent the State in misdemeanor cases in
the District Court and fixing fees; and declaring an emergency.

Referred to the Committee on Judicial Districts.

S. B. No. 43 to the Committee on Military and Veteran's Affairs.

S. B. No. 62 to the Committee on Conservation and Reclamation.

S. B. No. 123 to the Committee on Military and Veteran's Affairs.

S. B. No. 124 to the Committee on Conservation and Reclamation.

S. B. No. 125 to the Committee on School Districts.

S. B. No. 126 to the Committee on Counties.

TO NAME BEATRICE ESQUIVEL AND DELIA ESQUIVEL AS MASCOTS OF THE HOUSE

Mr. Nugent offered the following resolution:

H. S. R. No. 127

Whereas, it has been determined that two charming young ladies, Miss Beatrice Esquivel and Miss Delia Esquivel, are proper candidates for Mascot of the House of Representatives; and

Whereas, Both raven-haired and good students at St. Ursuline Academy, San Antonio, they are the daughters of our worthy colleague, the Honorable Rudy Esquivel and his charming wife, Velma, and the granddaughters of Mrs. M. V. Alonzo and Mrs. J. E. Esquivel; and

Whereas, Beatrice was ten years old on January 25, 1963, and her younger sister Delia turned seven on November 30, 1962; now, therefore, be it

Resolved, That Beatrice Esquivel and Delia Esquivel be, and they are hereby named, Mascots of the House of Representatives of the Fifty-eighth Legislature; and, be it further

Resolved, That their photographs be placed 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 Committee on Rules.

TO NAME WILLIAM REED QUILLIAM, III, AS MASCOT OF THE HOUSE

Mr. Foreman offered the following resolution:

H. S. R. No. 129

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

Whereas, A proper candidate for this honor is William Reed Quilliam, III, the promising young son of our distinguished colleague, the Honorable Reed Quilliam, and his attractive wife, Myrna; and

Whereas, Young Reed's birthday is July 6, 1961, now, therefore, be it

Resolved, That William Reed Quilliam, III, be, and he is hereby, named Mascot of the House of Representatives of the Fifty-eighth Legislature, Regular Session; and, be it

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

Resolved, That a copy of this Resolution be given to him to keep as a memento of this historic occasion.

The resolution was referred to the Committee on Rules.

TO GRANT PERMISSION TO SUE THE STATE

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

S. C. R. No. 16

Whereas, Mary Dan Wilson Sandlin, Ira Duke Wilson and William B. Wilson claim to be the owners in fee simple of the following described lands in Brewster County, Texas:
Whereas, the State of Texas claims to be the owner in fee simple of Section 62, Block 343, Tex-Mex Ry. Co., in Brewster County, Texas; and

Whereas, there allegedly exists a conflict on the ground between the above described sections claimed by Mary Dan Wilson Sandlin, Ira Duke Wilson and William B. Wilson and the above described section claimed by the State of Texas; and

Whereas, Mary Dan Wilson Sandlin, joined by her husband, Joe L. Sandlin, Ira Duke Wilson and William B. Wilson have filed a lawsuit, being No. 3149 in the Eighty-third Judicial District Court of Brewster County, Texas, styled Mary Dan Wilson Sandlin, et al., v. I. C. Roark, et al., in which the State of Texas and Jerry Sadler, in his official capacity as Land Commissioner of the State of Texas, have been named defendants and in which Mary Dan Wilson Sandlin, joined by her husband, Joe L. Sandlin, Ira Duke Wilson and William B. Wilson seek to recover the above described sections claimed by them and also any portion of Section 62, Block 343, Tex-Mex Ry. Co., Brewster County, Texas, which may be in conflict with said sections; and

Whereas, Mary Dan Wilson Sandlin, joined by her husband, Joe L. Sandlin, Ira Duke Wilson and William B. Wilson desire to maintain such suit against the State of Texas and the Land Commissioner of the State of Texas; now, therefore, be it

Resolved, by the Senate of the State of Texas, the House of Representatives concurring, That Mary Dan Wilson Sandlin, joined by her husband, Joe L. Sandlin, Ira Duke Wilson and William B. Wilson be and they are hereby granted permission to bring and maintain suit against the State of Texas and the Land Commissioner of the State of Texas, in the Eighty-third Judicial District Court of Brewster County, Texas, to recover judgment against the State of Texas and the Land Commissioner of the State of Texas for title to and possession of the lands described above as claimed by the said Mary Dan Wilson Sandlin, joined by her husband, Joe L. Sandlin, Ira Duke Wilson and William B. Wilson and of so much of Section 62, Block 343, Tex-Mex Ry. Co., Brewster County, Texas, as may be shown in conflict with the lands claimed by them; and be it further

Resolved, That the sole purpose of this resolution is to grant permission to the aforesaid Mary Dan Wilson, joined by her husband, Joe L. Sandlin, Ira Duke Wilson and William B. Wilson to bring and maintain suit against the State of Texas and the Land Commissioner of the State of Texas and no admission of ownership by the said parties is made by this resolution and all essential facts shall be proved as in other similar cases and either party may appeal from the judgment as in similar cases.

The resolution was referred to the Committee on State Affairs.

Designating Texas Jaycee Day and Extending an Invitation to the Honorable J. Robert Sheehy

Mr. Barnes offered the following resolution:

H. S. R. No. 130

Whereas, in 1928 the first State organization of the Texas Junior Chambers of Commerce came into being, consisting of a statewide membership of 1,800; and

Whereas, the spirit and accomplishments of this fine organization have grown through the years and its members now number 12,500; and

Whereas, these public-spirited and civic-minded young Texans are
men between the ages of 21 and 35 years whose subscribed purpose is community service and through such service achievement of benefits both to themselves and to their community; and

Whereas, The young men in the Junior Chambers of Commerce have assisted in such programs as prison reforms, progress in mental health, traffic safety, youth council, educational institutions and many other worthwhile undertakings; and

Whereas, The Texas House of Representatives wishes to congratulate and honor the State organization of the Junior Chambers of Commerce; now, therefore, be it

Resolved, That in recognition of their benefit to the State of Texas, the House of Representatives now designates Thursday, February 14, 1963, as Texas Jaycee Day in the Legislature; and, be it further

Resolved, That the Honorable J. Robert Sheehy, President of the Texas Chambers of Commerce, be invited to appear as a special guest on this occasion.

The resolution was referred to the Committee on Rules.

HOUSE BILL NO. 168 ON THIRD READING

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

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, relating to fishing in Laguna Madre in Cameron County; and declaring an emergency."

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

Year—145

Adams
Alamis
Allen
Atlee
Aitch
Banes
Baugh
Bennett
Birch
Birklnder
Bivins
Blaine
Bozen
Bridges
Brooks
Brown
Brown of Galveston
Brown of Taylor
Butler
Caill
Caldwell
Cananal
Cannon
Carpenter
Carriker
Cavness
Chapman
Cherry
Clayton
Cole
Collins
Cook
Cory
Cotlen
Coughran
Cowden
Cowles
Crain
Craw
Davis
de la Garza
Deke
Duggan
Dungan
Eckhardt
Edwards
Eiguer
Fairchild
Finney
Fletcher
Floyd
Fondren
Foreman
Gartside
Gibbons
Gladden
Gleason
Glenn
Green
Grover
Guffey
Haines of Brazos
Hallmark
Harding
Harling
Harms
Harris of Galveston
Harris of Dallas
Haynes of Orange
Heady
Heflin
Hendryx
Hinson
Hollon
Houston
Hughes
Ivanks
Jamison
Jarvis
Johnson of Dallas
Johnson of Bexar
Kilpatrick
King
Knapp
Knoll
Kohmann
Lack
Lakener
Lattimore
Ligard
McClinton
McDonald of Rusk
McGregor
McMurry
McLaughlin
McNutt
Macatee
Mann
Markgraf
Miller
Morgan
Moyer
Murray
Munson
Newman
Nugent
Parker
Pasley
Pearson
Peeler
Pendleton
Perry
Pettis
Price
Quilliam
Rapp
Richardson
Ritter
Roberts
Rodrigues
Rosson
Roster
Schild
Segrest
Shannon
Shaw
Shultz
Simson
Sisson
Smith of Bexar
Smith of Jefferson
Stoklasawer
Street
Thompson
Thurmond
Townsend
Traeger
Walker
Ward
Weldon
Wells
Whaley
Whifield
Wieling
Wilson
Woods
Wieting
Wilson
Woods
Wooten
Wright
Wynne
Zimmerman

Yeas—145

Blaine
Bozen
Bridges
Brooks
Brown
Brown of Galveston
Brown of Taylor
Butler
Caill
Caldwell
Cananal
Cannon
Carpenter
Carriker
Cavness
Chapman
Cherry
Clayton
Cole
Collins
Cook
Cory
Cotlen
Coughran
Cowden
Cowles
Crain
Craw
Davis
de la Garza
Deke
Duggan
Dungan
Eckhardt
Edwards
Eiguer
Fairchild
Finney
Fletcher
Floyd
Fondren
Foreman
Gartside
Gibbons
Gladden
Gleason
Glenn
Green
Grover
Guffey
Haines of Brazos
Hallmark
Harding
Harling
Harms
Harris of Galveston
Harris of Dallas
Haynes of Orange
Heady
Heflin
Hendryx
Hinson
Hollon
Houston
Hughes
Ivanks
Jamison
Jarvis
Johnson of Dallas
Johnson of Bexar
Kilpatrick
King
Knapp
Knoll
Kohmann
Lack
Lakener
Lattimore
Ligard
McClinton
McDonald of Rusk
McGregor
McMurry
McLaughlin
McNutt
Macatee
Mann
Markgraf
Miller
Morgan
Moyer
Murray
Munson
Newman
Nugent
Parker
Pasley
Pearson
Peeler
Pendleton
Perry
Pettis
Price
Quilliam
Rapp
Richardson
Ritter
Roberts
Rodrigues
Rosson
Roster
Schild
Segrest
Shannon
Shaw
Shultz
Simson
Sisson
Smith of Bexar
Smith of Jefferson
Stoklasawer
Street
Thompson
Thurmond
Townsend
Traeger
Walker
Ward
Weldon
Wells
Whaley
Whifield
Wieling
Wilson
Woods
Wieting
Wilson
Woods
Wooten
Wright
Wynne
Zimmerman

Abstent

Haring
Stewart

Bass of Harris
Beckham
Berry
Caldwell
Canales Absent
Birkner
Cannon
Carpenter
Haring
Parmer
Stewart

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Absent—Excused
Richards

HOUSE BILL NO. 310 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, 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 third time and was passed by the following vote:

Yeas—146

Adams  Crain  Johnson of Dallas
Alanis  Crews  Price
Allen  Davis  Johnson of Bexar
Arledge  de la Garza  Kilpatrick
Atwell  Doka  Kilgore
Ball  Dungan  Knapp
Barnett  Eckerdt  Koliba
Bass of Bowie  Edwards  Kolody
Bass of Harris  Eggers  Kothmann
Beckham  Fairchild  Lack
Berry  Fletcher  Rapp
Birkner  Floyd  Richardson
Blaine  Fondren  Robertson
Boyer  Foreman  Rodriguez
Bridges  Garrison  Ritter
Brooks  Gibbens  Roberts
Brown  Gladenski  Rodriguez
of Galveston  Glenn  Roos
Brown of Taylor  Green  Rosson
Butler  Grover  Sattlerwhite
Carr  Guffey  Schneider
Caldwell  Haines of Brazos  Schiller
Canales  Hallmark  Seay
Cannon  Harding  Sewell
Carpenter  Harris  Shatt
Carr  of Galveston  Shatt
Chapman  Hayes of Orange  Shatt
Cherry  Healy  Shutt
Chavez  Heflin  Shepard
Cole  Hendryx  Shepherd
Collins  Hinson  Seay
Cock  Hollowell  Shock
Cory  Houston  Shutt
Cotter  Hughes  Skaggs
Coughran  Isham  Smith of Bexar
Cowden  Jamison  Smith of El Paso
Cowen  Jarvis  Smith of San Antonio

Johnson of Galveston  Price  Smith of San Marcos
Kilpatrick  Rapp  Smith of Tarrant
Kilgore  Richardson  Smith of Texas
Knapp  Rider  Snead
Koliba  Roberts  Sutherlin
Kolody  Rodriguez  Swafford
Lack  Roos  Tanner
Lattimore  Satterwhite  Tinsley
Ligarde  Schiller  Todd
McClintock  Seay  Tomsick
McDonald  Shipley  Thompson
McDonald of Rusk  Shutt  Thompson
McGregor  Simpson  Thompson
McIlhany  Slack  Thompson
McLaughlin  Sliger  Thompson
McNutt  Smith of Bexar  Thompson
Macatee  Smith of Jefferson  Thompson
Mann  Stewart  Thompson
Markgraf  Holleman  Thompson
Miller  Thompson  Thomson
Morgan  Thurmond  Thompson
Moyer  Townsend  Thompson
Murray  Tranby  Thurmond
Mutchler  Walker  Thurmond
Niemeyer  Ward  Thurmond
Nugent  Weldon  Thurmond
Parker  Wells  Thurmond
Parnell  Whatley  Thurmond
Parsley  Wheeler  Thurmond
Pease  Whitfield  Thurmond
Peeler  Whittington  Thurmond
Pendleton  Wilson  Thurmond
Perry  Woods  Thurmond

The Speaker laid before the House, on its third reading and final passage, H. B. No. 351, A bill to be entitled "An Act changing the name of the South Texas Medical School created by Chapter 129, page 219, Acts 56th Legislature, 1959, Regular Session (Art. 2606c, V.C.S.), 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 debentures heretofore or here-
The Speaker laid before the House, The bill was read third time and on Its third reading and final passage, was passed.

The bill was read third time. Mr. Whitfield offered the following amendment to the bill:

Amend H. B. 229 by deleting the words "of the State of Texas" after the words "United States" and substituting therefor the following:

"or of the State of Texas or any other State."

The amendment was adopted by unanimous consent.

H. B. No. 229 was then passed.

ADJOURNMENT

Mr. Koliba 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 10:27 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 and a resolution, as follows:


Rules: H. R. R. No. 130.
Austin, Texas, February 11, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred 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, relating to fishing in Laguna Madre in Cameron County; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, February 11, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 310, A bill to be entitled "An Act amending Chapter 416, Acts of the Fiftieth 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."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, February 11, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 229, A bill to be entitled "An Act making it a felony for any person who has been convicted of a felony under the laws of the United States or the State of Texas to have in possession under circumstances evincing an intent to use the same, implements adapted, designed, or commonly used in the commission of burglary or safecracking; providing a penalty; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, February 11, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 351, A bill to be entitled "An Act changing the name of The South Texas Medical School created by Chapter 129, page 219 Acts Fifty-sixth Legislature, Regular Session (Article 2606c Vernon's Civil Statutes of Texas), to 'The University of Texas South Texas Medical School'; making all laws heretofore or hereafter enacted applicable to the South Texas Medical School applicable 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 debentures heretofore or hereafter issued on behalf of The South Texas Medical School; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.
In Memory of The Honorable

John J. Bell

Mr. Boysen offered the following resolution:

H. S. R. No. 128, In Memory of The Honorable John J. Bell.

Whereas, On the 24th of January, 1963, a former Member of the Texas House of Representatives and the Senate of Texas, John J. Bell, was called to his eternal resting place; and

Whereas, John J. Bell was born in Cuero, Texas, on May 15, 1910, the son of John York Bell and Gertrude Grunder Bell, a pioneer Texas family who settled in Texas before the Texas Independence; and

Whereas, Mr. Bell was educated in Cuero Public Schools and received his B.A. and LL.B degrees from the University of Texas, where he was a member of Phi Beta Kappa and President of the Students Association; and

Whereas, On December 29, 1948, he married Miss Mabel Claire Breedon of Cuero, whose family was also a pioneer resident of DeWitt County; and

Whereas, John J. Bell was elected to the Texas House of Representatives in 1937 and served as a Member of the House until 1947 when he was elected to the State Senate; and

Whereas, In 1954, Mr. Bell was elected to serve as Congressman from the 14th Congressional District.

Whereas, He was a veteran of World War II, having waived his Legislative immunity to enter the Army as a private. He was a member of the Texas Bar Association, DeWitt County Bar Association, American Bar Association, American Judicature Society, a charter member of the Cuero Lions Club and a member of the Knights of Columbus; and

Whereas, Mr. Bell was a recognized authority on water law, and he made a great contribution in advancing the water conservation program in Texas; and

Whereas, It is the desire of the House of Representatives, Fiftieth Legislature, to extend its sympathy to members of his family and to pay tribute to this outstanding statesman; now, therefore, be it

Resolved, That when the House adjourns this day, it do so in respect of John J. Bell, and that a copy of this Resolution be sent to his wife as a token of our esteem and respect.

Signed: Boysen and Cory.

The resolution was read.

The resolution was unanimously adopted by a rising vote.

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