Texas Tourist Development Agency and its Administrator, and Advisory Board, describing their duties and powers; repealing Sections 1 and 2 of Chapter 193, Acts, Fifty-sixth Legislature, Regular Session, 1959; providing for severability; and declaring an emergency.

Has carefully compared same and
finds it correctly engrossed.
NELSON COWLES, Chairman.

Austin, Texas, March 12, 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. 22, House Concurrent Resolution petitioning the Congress of the United States to call a convention for the purpose of proposing an amendment to the Constitution of the United States.

Has carefully compared same and
finds it correctly engrossed.
NELSON COWLES, Chairman.

THIRTY-SEVENTH DAY

(Continued)

(Wednesday, March 12, 1963)
The House met at 10:00 o'clock a.m., and was called to order by the Speaker.

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

“Our Heavenly Father, the seriousness of the business that we must transact this day calls us to Thy throne of grace, to ask for wisdom and understanding that can only come from Thee, Lord, we have yet so much to learn. Our little knowledge calls out for Thy wisdom that it might be properly correlated and used to the greatest advantage.

“Thou knowest our need, even before we acknowledge in these moments our dependence upon Thee. Let our thinking be crystal clear O Lord, and our minds alert to the meaning of every word that is spoken. When we must stand to speak, let it be as gentlemen, that we might not be ashamed of our words, our conduct or our motives.

“In Thy Holy name we pray—Amen.”

MESSAGE FROM THE SENATE

Austin, Texas, March 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. 44. By Parkhouse: Au-
March 13, 1963

HOUSE JOURNAL

S. B. No. 50, By Reagan: Establishing and providing for a State School for the mentally retarded, and declaring an emergency.

S. B. No. 105, By Moore: Amending the Penal Code by fixing the date for payment of annual license fee.

S. B. No. 220, By Herring: Relating to fees which Private Employment Agents or Agencies may charge applicants for employment, and declaring an emergency.

S. B. No. 269, By Crump: Changing the name and function of the "Legion Branch of the San Antonio State Tuberculosis Hospital," and declaring an emergency.

S. B. No. 339, By Moore: Limiting the number of ex-students on the governing boards of wholly state-supported academic institutions of higher education, and declaring an emergency.

Respectfully,

CHARLES A. SCHNABEL,
Secretary of the Senate.

LEAVES OF ABSENCE GRANTED

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

Mr. Klager for today on motion of Mr. Satterwhite.

Mr. Cannon for today on motion of Mr. Wells.

The following Member was granted leave of absence on account of illness:

Mr. Pipkin for today on motion of Mr. Murray.

VOTES RECORDED

By unanimous consent of the House, Mr. Chapman was granted permission to be recorded as voting Yea on the passage of H. B. No. 1 on March 12.

By unanimous consent of the House, Mr. Chapman was granted permission to be recorded as voting Yea on passage of H. B. No. 1 on March 12.

By unanimous consent of the House, Mr. Chapman was granted permission to be recorded as voting Nay on H. J. R. No. 7 on March 12.

SENATE BILL NO. 99 ON SECOND READING

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

S. B. No. 99, A bill to be entitled "An Act amending Chapter 125 of the 45th Legislature, 1937, (Compiled as Article 6243e, Vernon's Annotated Civil Statutes), by adding a new section numbered 10D, requiring any city of more than one hundred and eighty-five thousand (185,000) but less than one hundred and ninety-five thousand (195,000) inhabitants, according to the last preceding federal census, to contribute amounts into firemen's retirement and pension funds, providing the firemen with payment of the total amount they have individually contributed into such fund upon termination of their employment and prior to receiving their twenty-year retirement certificate; providing an election by terminated firemen having received their twenty-year retirement certificate to receive the total amount of their contribution or to continue making payments into such fund until reaching the age of fifty-five, and at such time he shall receive all pension benefits which have accrued; and declaring an emergency."

The bill was read second time.

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

Committee Amendment No. 1

Amend Section 1, paragraph (b), of Senate Bill 99 to read as follows: "(b) Whenever, in the opinion and judgment of said board of trustees, there is on hand in the Firemen's Relief and Retirement Fund of any city under this act a surplus over and above a reasonable and safe amount to take care of the cur-
rent demands upon such fund, such surplus, or so much of it as in the judgment of said board is deemed safe, may be invested in federal, state, county or municipal bonds, or in shares or share accounts of savings and loan associations, providing such shares or share accounts are insured under and by the Federal Savings and Loan Insurance Corporation, or in such securities in which the State Permanent School Fund of Texas or the Permanent University Fund of the University of Texas may be invested under present laws. The interest and dividends from such investments shall be deposited into said fund and become a part of it.

The amendment was adopted without objection.

S. B. No. 89 was then passed to third reading.

TO RECALL H. B. NO. 223 FROM THE GOVERNOR

Mr. Ward offered the following resolution:

H. C. R. No. 46

Whereas, House Bill No. 223 has been passed by both the House and the Senate and is now in the office of the Governor and requires certain corrections to be made therein; now, therefore, be it Resolved, by the House of Representatives of the State of Texas, the Senate concurring that the Governor be and is hereby requested to return House Bill No. 223 to the House for correction; and be it further Resolved, That the action of the Speaker and the President of the Senate in signing House Bill No. 223 be declared null and void, and that the two presiding officers be authorized to remove their signatures from the enrolled bill.

The resolution was read and was adopted.

HOUSE BILL NO. 86 ON SECOND READING

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

H. B. No. 86, A bill to be entitled "An Act appropriating money for the support of the Judicial, Executive and Legislative branches of the State Government, for the construction of State buildings, the payment of claims against the State, and for State aid to public junior colleges for the two-year period beginning September 1, 1963, and ending August 31, 1965; authorizing and prescribing conditions, limitations, rules and procedures for allocating and expending the appropriated funds; and declaring an emergency."

The bill was read second time.

Mr. McGregor moved that further consideration of House Bill No. 86 be postponed for one week, until March 20, 1963.

Mr. Heatly moved to table the motion to postpone further consideration of H. B. No. 86.

A record vote was requested on the motion to table the motion to postpone H. B. No. 86.

The motion to table the motion to postpone further consideration of H. B. No. 86 prevailed by the following vote:

Yea—105
Adams
Allen
Arlidge
Atwell
Bail
Bannfield
Barnes
Bowen
Bowen
Backham
Blanes
Boyson
Brown of Taylor
Butler
Calin
Cavanaugh
Chapman
Clayton
Cole
Cook
Cory
Cotten
Coughran
Cowden
Cowles
Crahn
Crews
Davis
de la Garza
Doke
Duggan

No—1
Adams

Yeas—105
Adams
Allen
Arlidge
Atwell
Bail
Bannfield
Barnes
Bowen
Bowen
Backham
Blanes
Boyson
Brown of Taylor
Butler
Calin
Cavanaugh
Chapman
Clayton
Cole
Cook
Cory
Cotten
Coughran
Cowden
Cowles
Crahn
Crews
Davis
de la Garza
Doke
Duggan

The resolution was read and was adopted.

HOUSE BILL NO. 46 ON SECOND READING

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

H. B. No. 46, A bill to be entitled "An Act appropriating money for the support of the Judicial, Executive and Legislative branches of the State Government, for the construction of State buildings, the payment of claims against the State, and for State aid to public junior colleges for the two-year period beginning September 1, 1963, and ending August 31, 1965; authorizing and prescribing conditions, limitations, rules and procedures for allocating and expending the appropriated funds; and declaring an emergency."

The bill was read second time.

Mr. McGregor moved that further consideration of House Bill No. 86 be postponed for one week, until March 20, 1963.

Mr. Heatly moved to table the motion to postpone further consideration of H. B. No. 86.

A record vote was requested on the motion to table the motion to postpone H. B. No. 86.

The motion to table the motion to postpone further consideration of H. B. No. 86 prevailed by the following vote:

Yea—105
Adams
Allen
Arlidge
Atwell
Bail
Bannfield
Barnes
Bowen
Bowen
Backham
Blanes
Boyson
Brown of Taylor
Butler
Calin
Cavanaugh
Chapman
Clayton
Cole
Cook
Cory
Cotten
Coughran
Cowden
Cowles
Crahn
Crews
Davis
de la Garza
Doke
Duggan

No—1
Adams

Yeas—105
Adams
Allen
Arlidge
Atwell
Bail
Bannfield
Barnes
Bowen
Bowen
Backham
Blanes
Boyson
Brown of Taylor
Butler
Calin
Cavanaugh
Chapman
Clayton
Cole
Cook
Cory
Cotten
Coughran
Cowden
Cowles
Crahn
Crews
Davis
de la Garza
Doke
Duggan

The resolution was read and was adopted.
March 13, 1963  HOUSE JOURNAL  615

McDonald of Rusk Rosson
Mehaffy  Satterwhite
McNutt  Schaller
Maconee  Segrest
Mann  Shamburger
Miller  Shipley
Morgan  Shutt
Moyer  Simpson
Murray  Slick
Muitar  Sloss
Niemeyer  Smith of Bexar
Paley  Stidham
Pearcy  Stullenwerck
Pendleton  Thompson
Perry  Tharmond
Pfitz  Traeger
Quilliam  Walker
Rapp  Whaley
Richards  Wheeler
Ritter  Wieling
Roberts  Woods

Nays—33

Alaniz  Harris
Berry  of Galveston
Birkner  Johnson
Bridges  Johnson of Bexar
Brooks  Kilpatrick
Brown  Lack
of Galveston  McGregor
Coldwell  Markgraf
Carpentier  Parker
Carriker  Farmer
Cherry  Feeler
Collins  Richardson
Eckhardt  Rodrigues
Esquivel  Smith of Jefferson
Gladden  Weldon
Glesn  Wells
Haring  Whiteman
Housten  Townsend

Absent—Not Voting

Absent—Excused

Mr. Houston (present), who would vote Yes, with Mr. Cannon (absent) who would vote Nay.

Mr. Townsend (present), who would vote Yes, with Miss Isaacks (absent) who would vote Nay.

(The above record vote was requested by Mr. McGregor, Mr. Cotten and Mr. Segrest.)

REASON FOR VOTE ON POSTPONEMENT OF HB NO. 86

I voted to postpone action on the appropriations bill because I think so important and complicated a bill should not be acted upon without adequate consideration and opportunity of members to check the effect of the bill on their district.

The appropriations bill had actually been reduced to writing prior to the time that Governor Connally laid out his appropriations program. However, most of the members did not actually receive their copies of the bill until they returned after the weekend on Monday, March 11.

Any member who would wish to prepare an amendment on a major phase of the bill would have had to work with technicians in the appropriations field, in the Legislative Council, the Governor's office, or agencies concerned. Obviously, there was little time to do this.

Debate on HB 86 confirms what I am saying. Except for the McGregor amendment to increase university teachers' salaries, we dealt today largely with trivia in the face of great and pressing public needs. With more opportunity for consideration we would not have been so limited.

By doing what we do today we abdicate our position as responsible representatives in favor of boards and committees, in fact, the Committee has not maturely considered the recommendation of the Board.

The effect is this: the Speaker and the Lt. Governor determine the appropriations to be re-submitted to the House under circumstances which permit us only to wholly accept or wholly reject the report of the conference committee.

Such is bad policy and bad government.
Article and then to move on to the amendment to Article III of Committee Amendment No. 1.

Amend Committee Amendment for H. B. 86 by adding the following language to the rider after the word 1965, appearing at the top of page II-8:

"provided however none of the funds appropriated by this paragraph shall be expended without the prior written approval of the Governor after obtaining the advice of the Legislative Budget Board."

The amendment was adopted without objection.

CONSIDERATION OF ARTICLE III

The House proceeded to the consideration of Article III, of Committee Amendment No. 1, relative to the Executive, Legislative, and Administrative Departments and Agencies.

Mr. Harding offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment to H. B. 86, Page III-4, Under—National Guard Armory Board, Section 1, Salary of Director. Columns for Salary, August 31, 1965, by striking the figure $10,000, (Ten Thousand) and substituting therefor the figure $9,000, (Nine Thousand).

Mr. Murray moved to table the amendment offered by Mr. Harding, and the motion to table prevailed.

Mr. Wilson offered the following amendment to Article III of Committee Amendment No. 1:

Amend Comm. Amendment No. 1 to H. B. 86 Sec. III, page 4, by deleting all of the appropriation for the Aeronautics Commission, specifically line 16—line 48.

Mr. Murray moved to table the amendment offered by Mr. Wilson.

A record vote was requested on the motion to table.

The motion to table the amendment offered by Mr. Wilson prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>89</td>
<td>0</td>
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</tbody>
</table>

Mr. Murray offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment for H. B. 86, Sec. III, page 4, by deleting all of the appropriation for the National Guard Armory Board, specifically line 16—line 48.

Mr. Murray moved to table the amendment offered by Mr. Wilson.
Mr. Heatly moved that the House recess until 2:00 o'clock p.m. today.

The motion to recess until 2:00 o'clock p.m. today prevailed.

In accordance with the motion to recess, the House, at 12:10 o'clock p.m., took recess until 2:00 o'clock p.m. today.

**AFTERNOON SESSION**

The House met at 2:00 o'clock p.m. and was called to order by the Speaker.

**LEAVES OF ABSENCE GRANTED**

Mr. McLaughlin was granted leave of absence for today on account of illness, on motion of Mr. Gladden.

Mr. Boysen was granted leave of absence for last Monday, March 11, on account of illness in his family, on motion of Mr. Duggan.

**H. B. NO. 86 ON PASSAGE TO ENGROSSMENT**

The House resumed consideration of House Bill No. 86, relative to making certain appropriation for the support of State Government, the House having under consideration at this time Article III of the Committee Amendment No. 1.

Mr. Harding offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment to H. B. 86, Page III-32, Under—Board of Control, Section 2, Salary of Executive Director, Column for Salary, August 31, 1965, by striking the figure $14,000, and substitute therefor the figure $13,000.

Mr. Murray moved to table the amendment offered by Mr. Harding, and the motion to table prevailed.

Mr. Cotten offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment for H. B. 86 on Page III-33 by adding the following language after the following language after the word involved ": and after seeking the advice of the Legislative Budget Board."

The amendment was adopted without objection.
Mr. Harris of Dallas offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment No. 1 of H. B. 86, page III-68, Item 15, Governor's Office by deleting the words "and Council of State Governments" and changing the figures $63,000 to read $31,000.

Mr. Murray moved to table the amendment offered by Mr. Harris of Dallas, and the motion to table prevailed.

Mr. Cotten offered the following amendment to Article III of Committee Amendment No. 1:

Amend Committee Amendment No. 1 of H. B. 86 on Page III-108 by deleting from section 8 the words "one airplane and" and reducing the figures $165,850 and $167,650 to $135,850 and $137,650, and by deleting all of section 9.

Mr. Murray moved to table the amendment offered by Mr. Cotten.

A record vote was requested on the motion to table.

The vote of the House was taken on the motion to table the amendment offered by Mr. Cotten, and the vote was announced Yeas 72, Nays 68 and 1 present—not voting.

A verification of the vote was requested.

Mr. Smith of Jefferson moved to dispense with the verification of the vote, and the motion was lost.

The roll of those voting Yeas was again called, and the verified vote resulted as follows:

Yeas—73

Adams
Atwell
Barnfield
Blalke
Boyd
Butler
Carr
Carpenter
Carreon
Chapman
Clayton
Cole
Collins

Haines of Brason
Haynes of Orange
Healy
Hineson
Hughes
Jamison
Jarvis
Johnson of Dallas
Johnson of Bexar
Kilpatrick
Klaiber
Kothmann
Lack
McClinton
McDonald
McDonald of Bexar
McMahan
Macatee
Markgraf
Murray
Mutschler
Nieman

Nims—66

Alaniz
Allen
Arledge
Ball
Barnes
Bass
Bass of Bowie
Beckham
Birnkr
Bridges
Brooks
Brown
of Galveston
Brown of Taylor
Caldwell
Carriker
Cherry
Cotten
Coughran
Cowden
Cowles
Davis
Duggan
Eickhardt
Edwards
Edwards
Erickson
Ernst

Nays—66

Alaniz
Allen
Arledge
Ball
Barnes
Bass
Bass of Bowie
Beckham
Birnkr
Bridges
Brooks
Brown
of Galveston
Brown of Taylor
Caldwell
Carriker
Cherry
Cotten
Coughran
Cowden
Cowles
Davis
Duggan
Eickhardt
Edwards
Edwards
Erickson
Ernst

Present—Not Voting

Houston

Yeas—73

Adams
Atwell
Barnfield
Blalke
Boyd
Butler
Carr
Carpenter
Carreon
Chapman
Clayton
Cole
Collins

Haines of Brason
Haynes of Orange
Healy
Hineson
Hughes
Jamison
Jarvis
Johnson of Dallas
Johnson of Bexar
Kilpatrick
Klaiber
Kothmann
Lack
McClinton
McDonald
McDonald of Bexar
McMahan
Macatee
Markgraf
Murray
Mutschler
Nieman

Present—Not Voting

Houston
Mr. Houston (present), who would vote Nay, with Mr. Cannon (absent) who would vote Yea.

The Speaker stated that the motion to table the amendment offered by Mr. Cotten prevailed by the above vote.

(The above record vote was requested by Mr. McGregor, Mr. Cotten and Mr. Segrest.)

Mr. Townsend offered the following amendment to Article III of Committee Amendment No. 1:

Amend Substitute for H. B. 86 by placing an appropriately numbered rider at the end of Section III at page 111 thereof as follows:

The Commissioner of the General Land Office shall dispose of any airplanes now owned by the General Land Office under ordinary procedures before the appropriation to the General Land Office shall be effective.

Mr. Chapman moved to table the amendment offered by Mr. Townsend.

A record vote was requested on the motion to table.

The motion to table the amendment offered by Mr. Townsend prevailed by the following vote:

Yeas—84
Adams Carpenter
Atwell
Banfield Chapman
Barnes Clayton
Bass of Bowie Cole
Beckham Colllns
Berry Cook
Blaine Cory
Boyem Pippin
Butler Crews
Canales de la Garza

Nays—57
Alaniz Harris
Allen
Arledge Reis
Bass
Bass of Harris Hendryx
Birkner
Bridges Houston
Brooks Knapp
Brown of Galveston Koliba
Brown of Galveston
Brown of Taylor
Cain
Caldwell
Carriker
Cherry
Cotten
Coughran
Cowden
Cowie
Davis
Duggan
Eckhardt
Edwards
Finney
Floyd
Garrison
Glenn
Green
Haring

Murray
Mutscher
McLaughlin
Niemeyer
Newman
Parker
Powers
Pursley
Perry
Price
Quilliam
Richards
Ritter
Roberts
Rosson
Schiller
Segrest
Shutt
Simpson
Slack
Smith of Bexar
Smith of Jefferson
Smithson
Thomson
Trager
Walker
Waldon
Wells
Whitley
Wright

March 13, 1963 HOUSE JOURNAL 619
Berry Cannon Gibbens Isaacks
Absent
Doke
Absent-Excused
Ligarde McLaughlin Pipkin

PAIRED
Mr. Houston (present), who would vote Nay, with Mr. Cannon (absent) who would vote Yea.
Mr. Grover moved to table the amendment offered by Mr. McGregor.

A record vote was requested on the motion to table the amendment offered by Mr. McGregor.

The motion to table the amendment offered by Mr. McGregor prevailed by the following vote:

Yeas—103

Adams  Davis
Allen  de la Garza
Arledge  Doke
Atwell  Duggan
Ball  Dungan
Banfield  Edwards
Barnes  Esequiel
Base of Bowle  Fairchild
Base of Harris  Fletcher
Beckham  Floyd
Berry  Foulston
Blaine  Foreman
Brown of Taylor  Garrison
Butler  Glenn
Cain  Grover
Canal  Guerney
Carpenter  Haines of Brazos
Carnes  Haimark
Chapman  Harding
Clayton  Haynes of Orange
Cole  Healty
Cook  Herren
Cory  Hendryx
Coughran  Hinson
Cowden  Holloway
Cowles  Houston
Crain  Hughes
Crews  Jarvis

Signed: McGregor and Jamison.
March 13, 1963

HOUSE JOURNAL 621

Present—Not Voting

Harris of Dallas

Absent:

Bryson
Cotten
McLaughlin
Gibbons
Peeler

Nay—32

Alaniz
Birkner
Bridges of Galveston
Brown of Galveston
Caldwell
Carothers
Cherry
Collins
Eckhardt
Finney
Gladwin
Green

Stewart
Townsend
Wells
Ward
Wilson

Mr. Harris of Dallas (present), who would vote Yea, with Mr. Cannon (absent) who would vote Nay.

(The above record vote was requested by Mr. McGregor, Mr. Cotten and Mr. Segrest.)

Mr. Harris of Galveston offered the following amendment to Article IV of Committee Amendment No. 1:

Amend Committee Amendment Number One House Bill No. 86 to insert the following item between items styled Texas Engineering Extension Service and Texas Forest Service on page IV-42:

TEXAS MARITIME ACADEMY

For the Years Ending August 31,

1964 1965

1. General Academy Administration $43,326 $43,326

2. Resident Instruction

   a. Teaching Salaries $46,720 $32,720

   b. Departmental Operating Expense and Ship Operations 100,309 96,800

   Grand Total, Texas Maritime Academy 190,346 189,846

   Less: Estimated Other Education and General Funds 5,000 9,250

   Net General Revenue Appropriations 185,346 180,596
In addition to the amounts specified above, there are also hereby appropriated to the Texas Maritime Academy, all funds received from any other source, including the Federal Government, to be used for the purposes for which such funds are made available, provided such funds shall be deposited with the State Treasurer and withdrawn only upon vouchers submitted to the State Comptroller of Public Accounts. It is specifically provided, however, that the appropriations made hereinabove are contingent upon either industry or the Federal Government, or both, furnishing, or by formal contract agreeing to furnish, a seagoing vessel and sufficient funds to provide for the annual maintenance and operation of said vessel. None of the moneys appropriated hereinabove for the fiscal year beginning September 1, 1964, may be expended unless and until such agreements or contracts for the preceding year beginning September 1, 1963, have been fulfilled. A copy of any such agreements or contracts shall be filed with the Governor prior to the expenditure of any of the moneys appropriated hereinabove.

Mr. Grover moved to table the amendment offered by Mr. Harris of Galveston.

A record vote was requested on the motion to table. The motion to table the amendment offered by Mr. Harris of Galveston prevailed by the following vote:

Yeas—79
Adams Cowles
Allen Crain
Arlidge Crews
Atwell Dugan
Bailes Fairchild
Barnes Fletcher
Bass of Bowie Fouts
Berry Foreman
Bryson Garrison
Brown of Taylor Groover
Butler Groover
Cain Gofrey
Carnes Harris of Dallas
Chapman Healy
Clayton Heil
Cook Headryx
Cory Hibson
Cowden Hollowell

Nays—66
Alaniz Jamison
Banfield Johnson of Bexar
Bass of Harris Kilpatrick
Beckham Knapp
Bridges Keilba
Brown Lank
Brown of Galveston McDonald of Rusk
Carlisle McIlhany
Carper Markgraf
Carroll Murray
Carver Nims
Collins Parker
Cotten Farmers
Coughran Peary
Davis de la Garza Price
Davis of Galveston Quijilam
Dungan Richardson
Engelbert Roberts
Esquivel Rodrigues
Finn Hay
Floyd Stewart
Gleddon Thompson
Glenn Trager
Green Ward
Haines of Brazos Weldon
Harding Wells
Haring Whifield
Harris Witting
Hayes of Galveston Wilson

Present—Not Voting
Stollenwerck Townsend

Prentice Not Voting

Hain Albein
Halemark
Cole
March 13, 1963

HOUSE JOURNAL

623

Absent—Excused
Cannon McLaughlin
Gibbens Peeler
Isaacks Pipkin
Ligarde

PAIRED
Mr. Townsend (present), who would vote Yea, with Miss Isaacks (absent) who would vote Nay.
Mr. Stollenwerck (present), who would vote Yea, with Mr. Cannon (absent) who would vote Nay.
(The above record vote was requested by Mr. Brown of Galveston, Mr. Harris of Galveston and Mr. Haines of Brazos.)

LEAVE OF ABSENCE GRANTED
Mr. Peeler was granted leave of absence for the remainder of the day on account of illness, on motion of Mr. Duggan.

CONSIDERATION OF H. B. NO. 86

(Continued)

Mr. Gladden offered the following amendment to Article IV of Committee Amendment No. 1 to H. B. No. 86:

Amend Committee Amendment No. 1 to House Bill No. 86 by striking all of Item 4 of the appropriation to Arlington State College on page IV-43 and inserting in lieu thereof the following:

4. Library (nontransferable):
   a. Books, Periodicals and Binding $147,226 $151,452
   b. All Other Library Expense $176,074 $171,848

and changing the totals accordingly.

Signed: Gladden, Farmer and Richardson.

Mr. Grover moved to table the amendment offered by Mr. Gladden.

A record vote was requested on the motion to table.

The motion to table the amendment offered by Mr. Gladden prevailed by the following vote:

Yea—94
Adams Banfield Beckham
Allen Baner
Arledge Bass of Bowie
Atwell Bass of Harris
Beckham Kilpatrick
Berry Kilger
Blair Knapp
Brown of Taylor Koliba
Butler Koehmann
Cain McLain
Canales McDonald
Carpenter of Hidalgo
Carrers McDonald of Rusk
Chapman McNutt
Clayton Macatee
Cole Mann
Cory Miller
Coughran Moyer
Cowden Mueser
Cowles Niemeyer
Craws Nugent
Davis Parsley
Davis Petty
Duke Quilliam
Dugan Richards
Dungan Ritter
Edwards Rosson
Fairchild Rudder
Fletcher Saltine
Floyd Segre
Fondren Shipley
Foreman Shutt
Garrison Simpson
Glenn Slack
Guffey Sluder
Haines of Brazos Smith of Bexar
Hallmark Stewart
Harris of Dallas Stollenwerck
Heflin Thompson
Hendryx Townsend
Hinson Traeger
Hollowell Walker
Houston Whaley
Hughes Wheeler
Jarvis Wiest
Johnson of Dallas Woods

Nays—42
Alaniz Harrington
Ball Harrington of Galveston
Birger Hays of Orange
Bridges Johnson
Brown of Galveston Johnson of Bexar
Brown of Longview Lack
Browne McGeer
Carroll McIlhany
Carriker Markgraf
Cherry Morgan
Collins Parker
Collins of the Garza Parmer
Eckhardt Pendleton
Eskelien Finney
Ewel Rapp
Gladden Richardson
Green Roberts
Amendment offered by Mr. Alaniz prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>90</td>
<td>43</td>
</tr>
</tbody>
</table>

The motion to table the amendment offered by Mr. Alaniz prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>90</td>
<td>43</td>
</tr>
</tbody>
</table>
March 13, 1963  HOUSE JOURNAL  625

Harris of Galveston  Rapp  Richardson
Hendryx  Rodriguez
Johnson of Bexar  Schiller  Shannon
Kilpatrick  Smith of Bexar
Klager  Trageser
McGрегor  Weil
Mane  Wethingt
Parker  Wieting
Parmer  Weldon
Quilliam  Woods
Present—Not Voting
Cotten  Ritter
Absent
Berry  Harding
Cherry  Roberts
Cook  Smith of Jefferson
Absent—Excused
Cannon  McLaughlin
Gibbens  Peeler
Isaacks  Pizkin
Ligarde
(The above record vote was requested by Mr. Alaniz, Mr. Johnson of Bexar and Mr. Parmer.)

REASON FOR VOTE
We voted "Aye" on the motion to table on record vote No. 8 because of the form in which the amendment was offered. We agree in principle that no distinction or discrimination should be made in the expenditure of State monies on account of race, creed, sex or national origin, but the amendment as offered, in my opinion, might place in jeopardy the furnishing of many vital state services and the operation of many state institutions.

REASON FOR VOTE
I cannot in good conscience vote for the amendment offered by the Gentleman from Bexar, although I am fully in accord with the sentiments expressed in the amendment and will support in a proper form and manner, the principle which he so nobly espoused.
This is not the time nor the manner of doing what he wishes. This amendment would entirely disrupt and destroy all the available facilities for colored people provided by our State, besides cut off the appropriations to Texas A and M and Texas Woman's University. I am afraid the matter was not given sufficient thought as to the terrible chaos and confusion it would bring. I have not the slightest doubt about the honest intentions of the Gentleman from Bexar, I only disagree with the manner in which he seeks an end to the problem which we all have been working to solve for so long and will continue to work towards in a sensible and mature manner.

de la Garza

REASON FOR VOTE
There is definitely a need for legislation against discrimination in State job employment because of race, color or creed. The Appropriation Bill is not the proper method to pass such a statement of policy, but certainly we must act on this subject.
Jack Ritter, Jr.

A record vote was requested on the adoption of Committee Amendment No. 1 to H. B. No. 86, as amended.

Committee Amendment No. 1 to H. B. No. 86, as amended, was adopted by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Adams</th>
<th>Chapman</th>
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<tr>
<td></td>
<td>Alaniz</td>
<td>Clayton</td>
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<td></td>
<td>Allen</td>
<td>Cole</td>
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<td></td>
<td>Arledge</td>
<td>Collins</td>
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<td>Atwell</td>
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<td>Ball</td>
<td>Corg</td>
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<td></td>
<td>Banfield</td>
<td>Coughran</td>
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<td></td>
<td>Barnes</td>
<td>Conmen</td>
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<td></td>
<td>Base of Bowie</td>
<td>Crai</td>
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<td></td>
<td>Bass of Harris</td>
<td>Crews</td>
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<tr>
<td></td>
<td>Beckham</td>
<td>Davis</td>
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<td></td>
<td>Birnner</td>
<td>de la Garza</td>
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<td></td>
<td>Blaine</td>
<td>Doke</td>
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<td></td>
<td>Boone</td>
<td>Dugnan</td>
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<tr>
<td></td>
<td>Bridges</td>
<td>Dugnan</td>
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<tr>
<td></td>
<td>Brooks</td>
<td>Eckhard</td>
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<tr>
<td></td>
<td>Brown of Taylor</td>
<td>Edwards</td>
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<td>Butler</td>
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<td>Cain</td>
<td>Fairchild</td>
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<td>Caldwell</td>
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<td>Canales</td>
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<td>Carpenter</td>
<td>Floyd</td>
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<td></td>
<td>Cavness</td>
<td>Fondren</td>
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</tbody>
</table>
Mr. Wells (present), who would vote Nay, with Mr. Cannon (absent) who would vote Yes.

H. B. No. 86 was then passed to engrossment.

REASON FOR VOTE
I voted for House Bill 86, the Appropriations Bill, even though there was a number of items I did not agree with, because the appropriations did stay within the anticipated income without any new taxes.

J. R. Ward

REASON FOR VOTE
I voted for H. B. 86 because of the appropriations that are needed by the various departments and agencies of the State Government. However, I do believe some changes were logical and reasonable for more progress by our State. We did not have enough time for adequate consideration of the bill.

Jim Markgraf

REASON FOR ALL MY VOTES ON H.B. 86
On the request of the officials of the affected institutions in my district, I have voted for this bill, knowing this bill is going to Conference Committee, even though this bill is inadequate in many of its parts.

I trust the bill when it returns from Conference Committee will be completely satisfactory in all its parts so that I can then support it.

Paul Floyd

REASON FOR VOTE
March 13, 1963

Despite the fact that I feel that the appropriations set forth in House Bill No. 86 for Tarleton State College and the Gatesville School for Boys are inadequate to meet the needs for their continued high standards of operation, I voted for the General Appropriations Bill to help speed its progress toward a Free Conference Committee where, we have been assured, appropriate adjustments will be made.

Travis McClinton
On motion of Mr. Heatly, and by unanimous consent of the House, Committee Amendment No. 1 to H.B. No. 86 was ordered not printed in the Journal.

ADJOURNMENT

Mr. Mann moved that the House adjourn until 5:00 o'clock p.m. today.

Mr. McGregor moved that the House adjourn until 10:00 o'clock a.m. tomorrow.

The motion to adjourn until 5:00 o'clock p.m. today prevailed.

In accordance with the motion to adjourn, the House, at 4:52 o'clock p.m., adjourned until 5:00 o'clock p.m. today.

THIRTY-EIGHTH DAY

(Wednesday, March 13, 1963)

The House met at 5:00 o'clock p.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
Alanis
Allen
Arledge
Atwell
Ball
Banfield
Bass of Bowles
Bass
Beckham
Billings
Boyden
Bridges
Brook
Brown
Brown of Galveston
Brown of Taylor
Butler
Calk
Caldwell
Canales
Carpenter
Carriker
Fondren
Foreman
Garrison
Gladden
Green
Grover
Guffey
Haines of Brazos
Hallmark
Harding
Haring
Harris
Harris of Galveston
Harrises of Orange
Heatly
Helton
Hendrix
Hinson
Holloway
Houston
Hughes
Jameson
Jarris
Johnson of Dallas
Johnson of Bexar
Kilpatric
Klager
Knapp
Koliba
Kothmann
Lack
McClintock
McDonald
McDonald of Rusk
McGregor
Mcdowell
Mcllhaney
McLoughlin
McNutt
Meaux
Main
Markgraf
Miller
Morgan
Moyer
Murray
Mutschler
Niemeyer
Nogent
Parker
Parmer
Parrish
Pearcy
Pendleton
Pettis
Price
Quilliam
Rand
Richardson
Ritter
Roberts
Rodriguez
Rossen
Satterwhite
Schiller
Segret
Shannon
Shipley
Shutt
Simpson
Slack
Smith of Bexar
Smith of Jefferson
Stone
Sutter
Thompson
Thurmond
Townsend
Traeger
Walker
Ward
Webdon
Wells
Whatley
Wheeler
Whitefield
Winting
Wilson
Woods

Absent—Excused
Berry
Cannon
Gibbens
Gibbons
Isaacks

A quorum of the House was announced present.

LEAVES OF ABSENCE GRANTED

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

Mr. Cannon for today on motion of Mr. Roberts.