as postponed business, on its passage to adjournment.

H. R. No. 249 A bill to be entitled "An Act requiring cities having a population of three hundred fifty thousand (350,000) or more, but less than four hundred thousand (400,000), according to the last preceding federal census, to increase the disability benefits contained in their Firemen's Retirement and Relief Fund, to make deductions from the salaries of firemen, to provide monthly contributions of specified amounts into the Firemen's Retirement and Relief Fund, and to provide a specified investment policy for surplus funds, providing for severability; and declaring an emergency."

The bill was read second time on February 19, considered on February 25, March 11 and March 19, and further consideration of the bill was postponed until 10:00 o'clock a.m. today.

Mr. Richardson moved that further consideration of House Bill No. 249 be postponed until 10:00 o'clock a.m. next Monday, and the motion prevailed.

ADJOURNMENT

Mr. Mann moved that the House adjourn until 2:00 o'clock p.m. today.

The motion prevailed.

In accordance with the motion to adjourn, the House, at 11:41 o'clock a.m., adjourned until 2:00 o'clock p.m. today.

FORTY-THIRD DAY

(Monday, March 25, 1963)

The House met at 2:06 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 Ball
Adams Bandfield
Akins Barnes
Allen Bass of Bowie
Aridge Bass of Harris
Atwell Beckham
Barker Isaacs
Burkner Janison
Burt Junius
Burtzen Johnson of Dallas
Hendricks Johnson of Bexar
Brooks Kipp
Brown Knapp
Brown ofGalveston
Brown of Taylor
Butler Lack
Caldwell Lizard
Canales McClintock
Carr Coad
Carver Carbone
Carver Chapman
Carter Chapman
Clay Clayton
Cole Cottle
Collins Cooper
Cook Cory
Costen Cotten
Coward Cowden
Covales Niemeyer
Craig Davis
Crews Davis ofGalveston
Darrin de la Garza
Deese Dees
Dewey Dewey
Drake Davis
Duncan Duncan
Dunagan Dunagan
Edwards Edwards
Edwards Edwardes
Elsberry Edsberry
Elsberry Elsbury
Fairchild Fairchilds
Finney Rapp
Fletcher Fletcher
Floyd Floyd
Floyd Floy
Floyd Floy
Ford Ford
Fordman Fordman
Fortman Fortman
Garrett Garrett
Garrett ofGalveston
Glidden Gliddon
Glenn Glenn
Green Green
Grover Grover
Gulfferry Gulfferry
Gulfferry Gulfferry
Haines ofBrazos Hatt
Hallmark Hailmark
Harding Harding
Harrington Harris
Harris ofDallas Harris
Harris ofOrange Harris
Healy Healy
Helton Helton
Hendrix Hendrix
Hines Hines
Hollowell Hollowell
Houston Houston
Hughes Hughes
Hutcherson Hutchinson
Hutchison Hutchinson
Huskey Huskey
Hutcheson Hutcheson
Hutchinson Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Hutchinson
Hutchison Huc...
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. Gibbens for the remainder of the day, on motion of Mr. Johnson of Dallas.
Mr. Thurmond for today on motion of Mr. Townsend.
Mr. Coughran for today on motion of Mr. Murray.
Mr. McGregor for today on motion of Mr. Jamison.

MEMORIAL RESOLUTIONS ADOPTED

H. S. R. No. 306, By Townsend:
In memory of Alvis R. (Bunze) Meuth.

H. S. R. No. 307, By Townsend:
In memory of W. E. (Billy) Fricke.

H. S. R. No. 312, By Nugent:
In memory of Dr. J. Holt Smith.

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 Schiller:
H. B. No. 985, A bill to be entitled "An Act providing that it shall be unlawful in Robertson County to take, kill, wound, shoot at, hunt or possess, dead or alive, any wild female deer, wild fawn deer or any wild buck deer without a pronged horn, or to possess any deer carcass or green deer hide with all evidence of sex removed; providing a penalty; and declaring an emergency."
Referred to the Committee on Game and Fisheries.

By Smith of Jefferson and Haynes of Orange:
H. B. No. 986, A bill to be entitled "An Act amending Chapter 37, Acts of the 57th Legislature, Regular Session, compiled as Article 2220, Vernon's Annotated Civil Statutes, and declaring an emergency."
Referred to the Committee on State Hospitals and Special Schools.

By Pipkin and Birkner:
H. B. No. 987, A bill to be entitled "An Act amending Section 66 of Chapter 37, Acts of the 42nd Legislature, Third Called Session, 1933, (compiled as Section 66 of Article 2220 of Vernon's Texas Civil Statutes), so as to make the requirements governing advertising for bids by navigation districts coming within the purview of the Act conform with the requirements governing advertising for bids by counties and cities of this State; and declaring an emergency."
Referred to the Committee on Conservation and Reclamation.

By Pipkin and Birkner:
H. B. No. 988, A bill to be entitled "An Act amending Section 71 of Chapter 37, Acts of the 42nd Legislature, Third Called Session, 1933, (compiled as Section 71 of Article 2220 of Vernon's Texas Civil Statutes), so as to authorize navigation districts coming within the purview of the Act to contract for improvements to be paid for in partial payments as the work progresses not to exceed the contract price of the total amount of work done under the contract; and declaring an emergency."
Referred to the Committee on Conservation and Reclamation.

By McNutt and Mann:
H. B. No. 989, A bill to be entitled "An Act amending Section 13 of Chapter 88, Acts of the Forty-first Legislature, Second Called Session, 1939, as amended, Section 2 of Chapter 178, Acts of the Forty-third Legislature, 1929, as amended, and Section 13 of Chapter 88, Acts of the Forty-first Legislature, Second Called Session, 1939, as amended, to provide that the State Highway Department shall have only a single
March 25, 1963

plate of metal to be used as the legal registration insignia of motor vehicles; and declaring an emergency."

Referred to the Committee on Highways and Roads.

By Cook:
H. B. No. 990, A bill to be entitled "An Act amending Section 6 of Chapter 233, Acts of the 56th Legislature, Regular Session, 1959, relating to the filing and docketing of civil and criminal cases in the district courts of Ector County, and declaring an emergency."

Referred to the Committee on Judicial Districts.

By Duggan:
H. B. No. 991, A bill to be entitled "An Act authorizing the commissioner's courts of certain counties in this State to issue bonds and levy taxes for the purpose of acquiring, constructing and equipping county workhouses and county farms for certain purposes, including the acquisition or purchase of sites therefor; authorizing the issuing of refunding bonds to refund outstanding bonds issued under the provisions of this Act; containing terms and provisions relating to such bonds and refunding bonds; validating bonds heretofore authorized at elections and the election proceedings relating thereto, and providing for the issuance thereof; providing a severability clause, and declaring an emergency."

Referred to the Committee on Counties.

By Caldwell:
H. B. No. 992, A bill to be entitled "An Act relating to the establishment of a hospital district coterminous with the Sweeny Independent School District and another coterminous with the West Columbia-Brazoria Independent School District, and the Damon Independent School District, except that land which formerly comprised the Brazoria School District prior to February 28, 1959, and being described herein by metes and bounds; providing that subsequent to the organization of each hospital district the qualified electorate of each district may elect to consolidate the district; providing funding, administration, and procedure; repealing all laws in conflict therewith; and declaring an emergency."

Referred to the Committee on Counties.

MESSAGE FROM THE SENATE
Austin, Texas, March 25, 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. 23, By Hazlewood: Providing for protection and policing of the Capitol, Governor's Mansion, State Office Buildings; and declaring an emergency.

S. B. No. 264, By Hazlewood: Regulating the hours of state departments; and declaring an emergency.

S. B. No. 73, By Moore: Authorizing the Board of Directors of the Agricultural and Mechanical College of Texas to execute and deliver a deed to certain land in Angelina County to the Hudson Independent School District; and declaring an emergency.

S. B. No. 325, By Moore: Amending a certain section of the Texas Insurance Code; and declaring an emergency.

S. B. No. 191, By Parkhouse: Creating two County Courts of Dallas County at Law; and declaring an emergency.

S. B. No. 280, By Eruenger: Amending the Insurance Code of Texas; and declaring an emergency.

S. B. No. 196, By Kennard: Providing for the amendment of existing oil, gas and mineral leases covering certain state lands; and declaring an emergency.
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>S. B. No. 315</td>
<td>By Owen</td>
<td>Relating to the Firemen and Policemen pension fund in certain cities; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 314</td>
<td>By Owen</td>
<td>Providing for fixing the compensation of the District Judge in the 109th Judicial District; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 311</td>
<td>By Moore</td>
<td>Authorizing the Board for Texas State Hospitals and Special Schools to convey and transfer to the Texas Forest Service certain land in Cherokee County, Texas; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 189</td>
<td>By Moore</td>
<td>Authorizing the Board of Directors of the Agricultural and Mechanical College of Texas to convey interests in certain companies; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 356</td>
<td>By Parkhouse</td>
<td>Amending Vernon’s Civil Statutes of Texas relating to hospital districts; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 233</td>
<td>By Parkhouse</td>
<td>Providing that certain legal holidays shall fall upon Sunday, then the Monday next following such Sunday shall be a legal holiday for banking purposes; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 133</td>
<td>By Ratliff</td>
<td>Authorizing the Board for Texas State Hospitals and Special Schools to determine the amount of land excess to the needs of the operation of the Abilene State School; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 351</td>
<td>By Ratliff</td>
<td>Relating to issuing of bonds by the county to include bonds to establish a nursing home; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 137</td>
<td>By Spears</td>
<td>Authorizing the Board for Texas State Hospitals and Special Schools to convey certain land of the San Antonio State Hospital; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 170</td>
<td>By Rogers</td>
<td>Amending Section 1 of Chapter 103, Acts of the 51st Legislature, Regular Session, 1961, so as to provide that said law will become effective upon the taking of the 109th Judicial District; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 161</td>
<td>By Herring</td>
<td>Amending Section 10 of the Texas Trust Act; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 201</td>
<td>By Herring</td>
<td>Permitting the Game and Fish Commission to transfer confiscated items to certain schools for teaching programs; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 235</td>
<td>By Blanchard</td>
<td>Authorizing the Chairman of the Board of Directors of Texas Technological College to execute and deliver a proper conveyance granting certain easements to the City of Lubbock; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 293</td>
<td>By Crump</td>
<td>Providing that Brown County Water Improvement District No. 1 may collect delinquent taxes; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 203</td>
<td>By Cole</td>
<td>Relating to Airport Zoning; and declaring an emergency.</td>
</tr>
<tr>
<td>S. B. No. 190</td>
<td>By Creighton</td>
<td>Authorizing the Board of Directors of the Agricultural and Mechanical College to execute and deliver a proper conveyance granting certain easements to the City of Lubbock; and declaring an emergency.</td>
</tr>
</tbody>
</table>
March 25, 1963  HOUSE JOURNAL  737

Thorizing the Adjutant General's Department to convey certain lands to the City of Mineral Wells; and declaring an emergency.

S. B. No. 391, By Kazen: Providing that the Jim Wells-Duval Counties Conservation and Reclamation District shall be hereafter known as Duval County Conservation and Reclamation District; and declaring an emergency.

S. B. No. 208, By Krueger: Authorizing the Commissioners Court of each county to appropriate monies for certain projects; and declaring an emergency.

S. B. No. 287, By Herring: Providing for duties for departments and institutions of the state regarding records administration; and declaring an emergency.

S. B. No. 294, By Hardeman: Relating to minimum and maximum salaries of the Official Shorthand Reporter for certain Judicial Districts; and declaring an emergency.

S. B. No. 213, By Hazlewood: Relating to contracts executed by the Highway Department for highway improvements; and declaring an emergency.

S. B. No. 350, By Herring: Creating a County Court at Law No. 2 of Travis County, Texas; and declaring an emergency.

S. B. No. 396, By Herring: Creating a County Court at Law No. 1 of Travis County, Texas; and declaring an emergency.

S. B. No. 399, By Schwartz: Providing a salary increase for Judge of Galveston County Domestic Relations Court; providing free transfer of cases between said Court and District Courts; etc., and declaring an emergency.

S. B. No. 373, By Schwartz: Relating to the establishment of a Hospital district coterminous with certain Independent School Districts; and declaring an emergency.

S. B. No. 320, By Parkhouse: Authorizing certain cities to construct buildings, improvements and structures to be used in its park or fairgrounds for exhibitions, etc.; and declaring an emergency.

S. B. No. 329, By Watson: Providing that renewal coverage of terminated insurance shall be subject to evidence of insurability; and to provide that the total insured indebtedness shall not exceed Ten Thousand Dollars ($10,000); and declaring an emergency.

S. B. No. 233, By Calhoun: Amending the Texas Workmen's Compensation Insurance Laws; and declaring an emergency.

S. B. No. 193, By Calhoun: Repealing Section 4A of House Bill No. 11, Chapter 327, Acts of the 51st Legislature, Regular Session, 1949 (codified as Article 3815j-2, Section 4A, Vernon's Texas Civil Statutes); and declaring an emergency.

S. B. No. 238, By Krueger: Making it unlawful to willfully injure in any way any historical structure, etc.; and declaring an emergency.

S. B. No. 242, By Krueger: Making it unlawful for anyone to willfully damage any historic or prehistoric ruin situated on lands owned or controlled by the State of Texas; and declaring an emergency.

S. B. No. 151, By Herring: Transferring to the Board for Texas State Hospitals and Special Schools all lands, funds and property belonging to the Texas Blind, Deaf and Orphan School; and declaring an emergency.

S. B. No. 295, By Strong: Declaring noxious certain aquatic plants in portion of Caddo Lake situated in Harrison and Marion Counties; authorizing Commissioner of General Land Office to execute contracts for removal of said plants; and declaring an emergency.

S. B. No. 245, By Schwartz: Relating to procedure for the selection of jurors in certain counties and providing for the employment of typists and payment of other expenses; and declaring an emergency.

S. B. No. 234, By Calhoun: Amending the Texas Insurance Code; and declaring an emergency.

S. B. No. 206, By Calo: Authorizing the governing body of the Harris County Flood Control District to designate flood hazard areas; and declaring an emergency.

S. B. No. 229, By Schwartz: Modifying the requirements for abolishing such districts as described in


Section 3 of Senate Bill No. 265, Acts of the 67th Legislature, Regular Session, 1961, as amended; and declaring an emergency.

S. B. No. 310, By Strong: Relating to the abolishing of the office of County Superintendent in certain counties; and declaring an emergency.

S. B. No. 241, By Kruser: Authorizing the county judge to appoint a County Historical Survey Committee; and declaring an emergency.

S. B. No. 42, By Watson: Providing that the State of Texas quitclaims to John Shannon of Mart, Texas, any and all interests it has in certain property in Mart, McLennan County, Texas; and declaring an emergency.

S. B. No. 174, By Watson: Providing that the State of Texas quitclaims any and all interests it has in certain property located in Riesel, McLennan County, Texas; and declaring an emergency.

S. B. No. 422, By Blanchard: Providing for the creation of a Hospital District over a part of Crosby County to be known as the Mid-Crosby County Hospital District; and declaring an emergency.

S. B. No. 172, By Schwartz: Creating the Richmond State School Independent School District; and declaring an emergency.

S. B. No. 52, By Calhoun: Amending certain sections of Vernon's Civil Statutes; and declaring an emergency.

S. B. No. 248, By Herring: Creating a County Court at Law No. 1 of Travis County, Texas, in lieu of the present County Court at Law of Travis County, Texas; and declaring an emergency.

S. B. No. 145, By Schwartz: Relating to Brazoria County Water Control and Improvement District-Lake Alaska; and declaring an emergency.

S. B. No. 265, By Harwood: Providing for apportionments from the state to certain counties; and declaring an emergency.

Respectfully,

CHARLES A. SCHNABEL
Secretary of the Senate.

BILLS SIGNED BY THE SPEAKER

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

H. B. No. 85, "An Act amending Chapter 21, Acts of the Fifty-third Legislature, Regular Session, 1925, as amended (compiled as Article 3886h of Vernon's Texas Civil Statutes), so that in the Thirty-fourth Judicial District of Texas the maximum salary of the District Attorney shall be fixed at not to exceed Fourteen Thousand Dollars ($14,000), and the maximum salary of the Assistants and Investigators shall not exceed Eleven Thousand Dollars ($11,000) for the First Assistant District Attorney and Eight Thousand, Five Hundred Dollars ($8,500) for other Assistant District Attorneys and Investigators in said District; containing a severability clause; and declaring an emergency."

H. B. No. 271, "An Act creating a special court for Taylor County, Texas, to be known as the Taylor County Court of Domestic Relations, fixing its jurisdiction; conforming the jurisdiction of other courts thereto; providing the qualifications, and the manner of selection, tenure, and compensation of the Judge; providing for a Sheriff and District Clerk and County Attorney or District Attorney to serve such Court; providing grounds for removal of the Judge; providing the procedure therein; providing for investigation and evidence in child custody matters; fixing the terms of such Court; providing for appeals; providing for a seal and a court reporter, secretary, and investigator, court interpreter; repealing all laws in conflict; containing a saving clause; and declaring an emergency."

H. B. No. 284, "An Act amending Article 4670, Chapter 11, Title 71, of the Revised Civil Statutes of Texas, 1925, as amended by Section 3 of Chapter 5, Title: Public Health, page 364, Acts of the Forty-sixth Legislature, Regular Session, 1929, and Section 3 of Chapter 135, Acts of the Fifty-second Legislature, Regular Session 1951, to provide the qualifications for eligibility to take examinations for license to
practice chiropody in the State of Texas; providing that this Act shall not invalidate or affect any outstanding license; providing that unconstitutionality of any part of this Act shall not affect the validity of the remainder of the Act; and declaring an emergency.

H. B. No. 332, "An Act amending paragraph (4), Section 2, of Chapter 154, Acts of the Fifty-second Legislature, Regular Session, 1951 (codified as Article 4590e, Vernon's Annotated Civil Statutes of Texas, known as the Healing Art Identification Act), to provide the identification which shall be used by persons licensed to practice the healing art by the State Board of Chiropody Examiners; providing that this Act shall not invalidate or affect any outstanding license; providing that the unconstitutionality of any part of this Act shall not affect the validity of the remainder of the Act; and declaring an emergency."

H. B. No. 207, "An Act amending Acts, 1933, Thirty-eighth Legislature, Second Called Session, Chapter 47, page 107, codified as Article 1440, Vernon's Annotated Civil Statutes, and also codified as Article 1054, Vernon's Annotated Penal Code; and declaring an emergency."

H. B. No. 45, "An Act amending Section (a) and repealing the first paragraph of Section (b) of Article 6680 of the Revised Civil Statutes of Texas, 1935, 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 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 thereto; prohibiting the use of dealer's or manufacturer's license plates on certain vehicles and providing an exemption therefor; 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."

H. B. No. 295, "An Act authorizing creation of a county-wide hospital district in Stonewall County, to be known as the Stonewall County Hospital District, providing for an election in Stonewall County to create a county-wide hospital district; providing for the levy of a tax for the District for the purpose of maintaining and operating the District, paying indebtedness assumed by such District and bonds issued by the District; providing for the issuance of bonds by the District for the purpose of the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same for hospital purposes and
for any and all such purposes and for refunding bonds and prescribing limitations on such power; providing bonds issued or assumed by a District shall be lawful investments and collaterals for certain funds; providing for the transfer of title to any land, building, or equipment of any hospital or hospital system already owned or operated by the County, or by the County and a city that jointly operates a hospital or hospital system or by a city within such District that operates a hospital or hospital system; providing for the assumption of any bonds outstanding that may have been issued by the County or a city within such District for hospital purposes; providing for the selection of a governing body of such Hospital District and tenure of office and powers and duties of such governing body in carrying out the provisions of the Act; prescribing a procedure for the adoption of a budget, the selection of a depository and the power of eminent domain which power is conferred upon the District; prescribing a fiscal year; withdrawing authority for the sale of bonds for hospital purposes by a city located within the District subject to the provisions of the Act; prescribing a procedure for the adoption of a budget, the selection of a depository and the power of eminent domain which power is conferred upon the District; prescribing a fiscal year; withdrawing authority for the sale of bonds for hospital purposes by a city located within the District established or the County; prohibiting the levy of taxes by a city for hospital purposes and restricting the powers of Stonewall County where a District is established in levy taxes for the care of indigents under certain circumstances; providing severability; and declaring an emergency.

H. B. No. 238, "An Act making it unlawful to hunt, take, or kill wild fox in Shelby County, with certain exceptions; prescribing a penalty for the violation thereof; repealing all laws in conflict; and declaring an emergency."

H. B. No. 95, "An Act fixing the salaries to be paid certain officials in certain counties; repealing all laws in conflict therewith; and declaring an emergency."

H. B. No. 52, "An Act amending Chapter 214, Acts of the Forty-first Legislature, Regular Session, as amended (and now codified as Article 1251, Vernon's Civil Statutes), by the addition of a new Section thereto, excluding from the definition 'Specialized Motor Carrier' and 'Specialized Equipment,' wrecker type vehicles used incidental to or as an adjunct to the carrying on of the primary business of buying, selling, exchanging, repairing, storing, servicing or wrecking motor vehicles; repealing all laws in conflict; providing for a severability; and declaring an emergency."

H. B. No. 351, "An Act changing the name of The South Texas Medical School created by Chapter 129, page 219, Acts, Fifty-sixth Legislature, 1959, 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."

RELATIVE TO A MONUMENT SITE ADJACENT TO THE DE ZAVALA CEMETERY

Mr. Floyd offered the following resolution:

H. C. R. No. 50

Whereas, During the First Session of the Eighty-seventh Congress of the United States, the Honorable Ralph Yarbrough, Senator from Texas, introduced in the Senate, Bill No. S.3041, which provided for the conveying to the State of Texas of 152 acres of land adjacent to the De Zavala Cemetery and burial plot of Lorenzo De Zavala; and

Whereas, S.3041 was subsequently superseded by S.3041 authorizing the transfer to the State of Texas approximately 145 acres of land adjacent to the De Zavala Cemetery and burial plot of Lorenzo De Zavala, the change being necessary by the change in acreage, the transfer of which was proposed; and

Whereas, S.3041 received favorable reports from the Acting Administrator of the General Services Administration, the Assistant Secretary
WHEREAS, S.3041 was passed by the Senate of the United States on October 2, 1962, and

WHEREAS, There was insufficient time remaining in the Session of the 87th Congress to obtain passage of S.3041 by the House of Representatives, the Honorable Ralph Yarborough determined that a new bill should be introduced when the 88th Congress convened; and

WHEREAS, The Honorable Ralph Yarborough has introduced in the 88th Congress of the United States S.261 proposing the transfer to the State of Texas or to the County of Harris, approximately 142 acres of land adjacent to the De Zavala Cemetery and burial plot of Lorenzo De Zavala, and that there is every reason to believe that S.261 will be passed by both the Senate and the House of Representatives of the Congress of the United States and that the approximate 142 acres will become available to the State of Texas to be used as a monument site and protective area to prevent intrusion upon the sacred grounds of the De Zavala Cemetery and burial plot of Lorenzo De Zavala, the Zavala Homestead and adjacent areas, and that same can be transferred to the State of Texas, by the General Services Administration, at no charge, provided said land is preserved by the State of Texas as a historic monument site.


and the hearing of excuses for absence of Members and officers, the Chief Clerk shall prepare and furnish to the Sergeant-at-Arms a list of excused Members and unexcused absent Members. The Sergeant-at-Arms shall proceed immediately to lock the voting machines and pick up the voting keys of all absent Members, whether excused or unexcused. Said keys shall be retained by the Sergeant-at-Arms under lock and key until the absent Member returns and personally requests the return of the key to his possession.

The resolution was referred to the Committee on Rules.

RELATIVE TO ADJOURNMENT FOR EASTER HOLIDAYS

Mr. Heatly offered the following resolution:

H. C. R. No. 52

Whereas, Members of the Texas Legislature wish to observe the significance of Easter with an appropriate adjournment; and
Whereas, The days of an Easter recess can be used by each Legislator to the advantage of the people of Texas in seeking public opinion on pending legislative matters; now therefore, be it
Resolved, That the Joint Rules be, and they are hereby, suspended to permit each House to adjourn from Thursday, April 11, 1963 to Tuesday, April 16, 1963.

The resolution was referred to the Committee on Rules.

CONGRATULATORY RESOLUTIONS ADOPTED

H. S. R. No. 308, By Roberts; Complaining students of Whitney High School.

H. S. R. No. 309, By Alaniz; Enriquez, Johnson of Bexar and Kothmann; Welcoming students from Winston Elementary School.

HOUSE BILL NO. 13 ON THIRD READING

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

H. B. No. 13, A bill to be entitled "An Act establishing the extraterritorial jurisdiction of cities and towns, authorizing the exercise of certain powers by cities and towns in such extraterritorial jurisdiction and regulation annexation by cities and towns both within and without such extraterritorial jurisdiction; providing for the disannexation of certain areas annexed by cities and towns after the effective date of this Act under certain conditions; providing cities and towns having conflicting claims over annexed territory may seek a declaration of lawful jurisdiction over same under the Uniform Declaratory Judgments Act, amending Subdivision 2 of Article 1175, Revised Civil Statutes of Texas, 1925; providing that the provisions of this Act shall be cumulative of all laws and parts of laws relating to this subject; providing for severability; providing for exclusion of annexation in litigation; and declaring an emergency."

The bill was read third time and was passed.

REASON FOR VOTE ON H. B. 13

The annexation issue is not a battle between the city and the country, but rather one in which the people of both the city and the country are on one side and organized interests are on the other. These organized interests include municipal authorities engaged in aggressive or defensive annexation in some instances. But they also include private exploiters, seeking to engage in shoddy construction and development, seeking to maintain industrial nuisances because it is cheaper to operate that way, and seeking tax-free status.

The original attack on the annexation problem contained in the Dunegan-Eckhardt bill favored the people of both the city and the country against such organized pressures. It recognized city officials as representatives of the people and generally responsive to their interests. But it also recognized that the pressures of municipal competition sometimes resulted in annexing territory far beyond that which a city could serve. Therefore it confined annexation within certain reasonable bounds but permitted a city to plan its future development and control the periphery.
March 25, 1963  HOUSE JOURNAL  743

eral area which it could otherwise have annexed immediately.

House Bill 13 as amended does not do this. The philosophy behind it is entirely different. It considers the representatives of the people in a metropolitan area as the people's enemies seeking to impose unnecessary restrictions upon them, and thus it destroys the city's power to control the various powerful organized interests which are the real exploiters in its periphery.

Under its terms, a city council may grant, far beyond its term of office, immunity from taxation to a corporation and also immunity from such control as would prevent nuisances such as air and water pollution.

A city council may pass no ordinances controlling even the narrow band around its borders which it could otherwise have annexed. Thus, it cannot prevent the growth of ugly, blighted, poorly planned developments on its outskirts. Fly-by-night builders may create health, safety, and fire hazards without any restraint, and these blighted areas will inevitably create problems for the city when they eventually are embraced within its limits.

House Bill 13 as amended also gives special advantages outside its general purpose and scope. For instance, now the switching limits of railroads usually follow the limits of the annexed area of a city. An amendment to the bill provides that they shall not, or may not, follow such limits. Presently, an industry within such limits may be assured of freight rates based on those provided for switching limits: about $35 or $40 per car. Under House Bill 13 as amended, even though a railroad may have the advantages of many customers along such switch tracks, it may charge about three times this rate in areas which have been annexed as a result of this bill's provisions.

It is because House Bill 13 has abandoned its original purpose and because it has now become a vehicle for some of the very pressure groups which it was originally planned to control that I regretfully vote against it.

ECKHARDT
The Speaker laid before the House on its second reading and passage to engrossment, H. B. No. 2, A bill to be entitled "An Act to protect and preserve rights of employees of street transportation systems which have been acquired by cities, towns or municipalities, declaring the public policy of the State; providing rights, duties, obligations, responsibilities and authorities, of such cities, towns and municipalities and such employees and their collective bargaining agents; and declaring an emergency."

The bill was read second time.

Mr. Kothmann moved that further consideration of House Bill No. 2 be postponed until 3:00 o'clock p.m. today.

Mr. Atwell moved, as a substitute motion for the motion to postpone further consideration of H. B. No. 2, that H. B. No. 2 be referred to the Committees on State Affairs.

A record vote was requested on the substitute motion.

The substitute motion to refer H. B. No. 2 to the Committee on State Affairs prevailed by the following vote:

Yeas - 79

Adams Hughes
Allen Jarvis
Aridge Johnson of Dallas
Atwell Klaiber
Ball Knaap
Banfield McDonald
Barrow McDonald
Birkner of Hidalgo
Bisante McDonald of Rusk
Boyes McLaughlin
Brown of Taylor Macatee
Bullock Mann
Cain Markgraf
Cavness Morgan
Chapman Moyer
Clayton Murray
Cole Mutscher
Cook Nugent
Cotton Parsley
Cowden Pearson
Cowies Peeler
Craim Pendleton
Crews Petty
Davis Phipps
de la Garza Pikes
Dugan Quilliam
Edwards Richards
Fairchild Satterwhite
Finney Schiller
Floyd Shipley
Foudren Black
Garvin Black
Glover Satterwhite
Hallmark Thompson
Harris of Dallas Townsend
Healy Trager
Hefton Walker
Hendrix Ward
Hollowell Whaley
Houston Wheeler

Nays - 69

Alaniz Phipps
Bass of Harris Van Gundy
Beckham Phipps
Bridges Quilliam
Brown Satterwhite
Brown of Galveston

Mr. Atwell moved the substitute motion to refer H. B. No. 2 to the Committee on State Affairs.
March 25, 1963 HOUSE JOURNAL 745

Caldwell  Kilpatrick
Canales  Koithmann
Cannon  Lack
Carpenter  Legarde
Cherry  Melbanya
Collins  Miller
Cory  Niemeyer
Duke  Parker
Esquivel  Farmer
Fletcher  Rapp
Fletcher  Richardson
Foreman  Ritter
Gladden  Roberts
Green  Rodriguez
Gufoey  Rosson
Haines of Brazos  Shannon
Haring  Smith of Bexar
Haring of Galveston  Walden
Haynes of Orange  Walls
Hinson  Whitley
Hinson of Jefferson  Wilson
Jamison  Woods
Johnson of Bexar  Woods

Absent
Bass of Bowie  Shutt
Dungan  Shutt

Absent—Excused
Coughran  Simpson
Gibbons  Thurmond
Wieting

REASON FOR VOTE ON
H. B. No. 2

The City of Houston is categorically, emphatically and unalterably opposed to this bill and all bills like this one. I represent, among others, the City of Houston.

Paul Floyd.

MESSAGE FROM THE SENATE

Austin, Texas, March 25, 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. 279, By Herring: Relating to the National Guard and other State Military Forces, providing for the Texas Code of Military Justice; and declaring an emergency.

Respectfully,

CHARLES A. SCHNABEL,
Secretary of the Senate.

HOUSE BILL NO. 29 ON SECOND READING

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

H. B. No. 29, A bill to be entitled "An Act arranging the statutes of this state affecting Savings and Loan Associations and their operations in appropriate chapters and Articles into a consistent whole and under a single act; defining certain terms; providing a method of forming associations; stating the powers, duties and qualifications of directors, officers and members of such associations; fixing the corporate power thereof; regulating the loans, investments and ownership of real property by such associations; providing for savings accounts and fixing rights and obligations in regard thereto; providing for the computation of earnings, transfers to loss reserves, dividends and surplus of such associations; providing for the supervision and regulation of such associations, their books and records, accounting practices, statements, reports, audits, and examinations; providing for discontinuance of violations and receivership, limiting the rights of foreign associations to do business as a savings and loan association in this state; providing for conversion to federal associations, reorganization, merger, consolidation and voluntary liquidation of such associations; exempting savings accounts from securities laws; authorizing acknowledgments to be taken before members and employees of associations who are notaries public; providing for closing of places of business; permitting associations to act to avoid losses; providing for fees to be collected by savings and loan commissioner; requiring all associations authorized to conduct a savings and loan business to conform to this act; providing for ad valorem taxation of the property of such associations; permitting rule-making procedures to be instituted under certain conditions; providing for
Mr. Cook

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

Committee Amendment No. 1

Amend H. R. 29 by striking out all of Article 3.05 and inserting in lieu thereof the following:

"3.05. Indemnity Bonds of Directors, Officers and Employees. Every association shall maintain on file with the Commissioner an effective blanket indemnity bond with an adequate corporate surety protecting the association from loss by or through any fraud, dishonesty, forgery or alteration, larceny, theft, embezzlement, robbery, burglary, hold-up, wrongful or unlawful abstraction, misappropriation, or any other dishonest or criminal action or omission by any officer or employee of such association and any director of such association when performing the duty of an officer or employee. Associations which employ collection agents, who for any reason are not covered by a bond as hereinafore required, shall provide for the bonding of each such agent in an amount equal to at least twice the average monthly collection of such agent. Such agents shall be required to make settlement with the association at least monthly. No bond coverage will be required of any agent which is a bank insured by the Federal Deposit Insurance Corporation or an institution insured by the Federal Deposit and Loan Insurance Corporation. The amounts and form of such bonds and sufficiency of the surety thereon shall be approved by the board of directors and the Commissioner. All such bonds shall provide that a cancellation thereof either by the surety or the insured shall not become effective unless and until thirty (30) days' notice in writing first shall have been given to the Commissioner, unless he shall have approved such cancellation earlier."

Committee Amendment No. 1 was adopted without objection.

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

Committee Amendment No. 2

Amend H. R. 29 by striking out all of Article 9.02 and inserting in lieu thereof the following:

"9.02. Renewal of Outstanding Certificates. Any savings and loan association organized under the laws of another state of the United States holding a certificate of authority to do business in this State on the effective date of this Act may renew such certificate from year to year thereafter by the payment of an annual renewal fee of Five Hundred Dollars ($500.00) or Twenty Dollars ($20.00) for each million dollars or major fraction thereof of the total assets of such association, whichever is the greater, and by fulfilling all the prerequisites required by law at the time it secured its last renewal certificate prior to the effective date of this Act. Such association shall pay the same annual fees in lieu of examination charges paid by domestic associations under Section 11.06 of this Act, together with all traveling expenses of such examination; provided that if such examination fee is inadequate to defray the expenses of such examination, then such association shall pay the additional cost thereof. Examinations shall not be made more than once each year."

Committee Amendment No. 2 was adopted without objection.

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

Committee Amendment No. 3

Amend H. R. 29 by striking out all of Article 10.02 and inserting in lieu thereof the following:

"10.02 Conversion into State Chartered Association. Any federal association may convert itself into an association under this Act upon a majority vote of the members of such federal association cast at an annual meeting of any special
Committee Amendment No. 5

Amend H. B. 29 by adding the following section to Chapter Two thereof:

"2.14 Preference to Local Control. In any instance where there is a conflict between an application for the approval of a charter for a new association and an application for the establishment of an additional office by an existing association both seeking to locate in the same community, the Commissioner may give additional weight to the application having the greater degree of control vested in or held by residents of the particular community."

Mr. Johnson of Dallas offered the following substitute amendment for Committee Amendment No. 5:

Substitute for Committee Amendment No. 5

Amend H. B. 29 by adding the following section to Chapter Two thereof:

"2.14 Preference to Local Control. In any instance where there is a conflict between an application for the approval of a charter for a new association and an application for the establishment of a new association after conversion takes effect. Such directors then shall execute two (3) copies of the application for certificate of incorporation provided in this Act. The Commissioner shall, upon receipt of such application, cause the association to be examined and if he finds that it is in sound condition, approve the conversion and insert in the certificate of incorporation, at the end of the paragraph preceding the testimonium clause, the following: 'This association is incorporated by conversion from a federal savings and loan association.' Each of the directors chosen for the association shall sign and acknowledges the application for certificate of incorporation, the subscribers thereto and the proposed by-laws as incorporators of the association. The provisions of this Act shall, so far as applicable, apply to such conversion. The state-chartered association shall be a corporation of the converting federal association and continue to have all of its property and rights.'"

Committee Amendment No. 5 was adopted without objection.

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

Committee Amendment No. 4

Amend H. B. 29 by striking out all of sub-section (7) of Section 11.11 thereof.

Committee Amendment No. 4 was adopted without objection.

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

Committee Amendment No. 5, as substituted, was adopted.

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

Committee Amendment No. 6

Amend H. B. 29 by striking out all of Article 6.03 and inserting in lieu thereof the following:

"6.03. Savings Contracts. Each holder of a savings account shall..."
execute a savings contract setting forth any special terms and provisions applicable to such account and the conditions upon which withdrawals may be made not inconsistent with provisions of this Act. Such savings contract shall be held by the association as part of its records pertaining to such account. The savings contract in respect to savings accounts of political subdivisions and public and governmental units or entities shall provide that the holder of any such account shall not become a member of the association."

Committee Amendment No. 6 was adopted without objection.

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

Committee Amendment No. 7

Amend H. B. No. 29 by striking out all of Sub-section (9) of Art. 5.05 and inserting in lieu thereof the following:

"(9) Make a real estate loan unless the insurable improvements thereon are insured against loss by a fire and extended coverage policy or its equivalent issued by an insurance company authorized to do business in this State, whose rates are fixed by the State Board of Insurance."

Mr. Shannon offered the following amendment to Committee Amendment No. 7:

Amend Committee Amendment No. 7 to H. B. No. 29 so as to read as follows:

"(9) Making a real estate loan unless the insurable improvements thereon are insured against loss by fire and extended coverage policy or its equivalent issued by an insurance company authorized to do business in this State."

The amendment to Committee Amendment No. 7 was adopted.

Committee Amendment No. 7, as amended, was adopted.

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

Committee Amendment No. 8

Amend H. B. No. 29 by striking out all of Article 10.03 and inserting in lieu thereof the following:

"10.03. Reorganization, Merger and Consolidation. Pursuant to a plan adopted by the board of directors and approved by the Commissioner as equitable to the members of the association and as not impairing the usefulness and success of other property conducted associations in the same vicinity, an association shall have power to reorganize or to merge or consolidate with another association or federal association within its vicinity; provided that the plan of such reorganization, merger or consolidation shall be approved by a majority of the total vote the members are entitled to cast. Approval may be voted at either an annual meeting or at a special meeting called to consider such action. In all cases the corporate continuity of the resulting corporation shall possess the same incidents as that of an association which has converted in accordance with this Act."

Committee Amendment No. 8 was adopted without objection.

H. B. No. 29 was then passed to engrossment.

Mr. Johnson of Dallas moved to reconsider the vote by which H. B. No. 29 was passed to engrossment and to table the motion to reconsider.

The motion to table prevailed.

Amend Committee Amendment No. 7 to read as follows:

"(9) Making a real estate loan unless the insurable improvements thereon are insured against loss by fire and extended coverage policy or its equivalent issued by an insurance company authorized to do business in this State."
mission of Texas; making other provisions relating thereto; providing penalties for violation; defining the offense; and prescribing the punishment for violation, prohibiting the production of oil or gas from a well that was started on a tract of real property which was directionally deviated from vertical so that it crossed the boundary line of said tract of real property onto another tract of real property not owned by identically the same person or persons owning the tract on which said well was started, without a special permit to produce oil and gas from such deviated well having been obtained previously from the Railroad Commission of Texas; making other provisions relating thereto; providing penalties for violation; defining the offense; and prescribing the punishment for violation; requiring the owner of a well from which oil or gas is produced and the owner of an interest in said well the top and surface location of which is located on the top and surface location of said well is located and the Railroad Commission of Texas has not granted a special permit allowing the production of oil or gas from said well, to forthwith state in writing to the Railroad Commission of Texas the information and/or advice he has received that said well has been deviated; providing penalties for violation thereof; defining the offense; and prescribing punishment; and declaring an emergency."

The bill was read second time.

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

Committee Amendment No. 1

Amend House Bill No. 38 by deleting everything below the enacting clause and inserting in lieu thereof the following:

"Section 1. Whoever in the drilling or reworking of an oil or gas well intentionally deviates such well from the vertical, or causes such well to be deviated from the vertical, so that it crosses the boundary line from one tract, lease or other subdivision of land to another tract, lease or subdivision in which the mineral ownership is different, for the purpose of removing oil or gas therefrom without the consent of the mineral owner thereof to so deviate the well, shall be guilty of a felony and shall be confined in the state penitentiary for any term of years not more than ten (10) or fined in a sum of not more than Ten Thousand Dollars ($10,000) or both.

Sec. 2. Whoever produces oil or gas, or assists in the production of oil or gas, from a well, knowing it to be so deviated from the vertical that it crosses the boundary line from one tract, lease or other subdivision of land to another tract, lease or subdivision in which the mineral ownership is different without consent of the mineral owner thereof to so deviate the well, shall be guilty of a felony and shall be confined in the state penitentiary for any term of years not more than ten (10) or fined in a sum of not more than Ten Thousand Dollars ($10,000) or both.

Sec. 3. Venue for prosecutions hereunder shall be in the county where the drilling, reworking or production, or any portion thereof occurs.

Sec. 4. The enactment of this Act shall not affect pending prosecutions under existing statutes.

Sec. 5. If any provision of this Act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision or application.

Sec. 6. The need for an adequate law in preventing the illegal deviation of oil or gas wells and the production of oil and gas therefrom creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days in each House be suspended, and this Rule is hereby suspended, and this Act shall take effect and be in force from and after its passage, and it is so enacted."
Mr. Murray offered the following amendment to Committee Amendment No. 1:

Amend Committee Amendment No. 1 to House Bill 38, line 16 and line 23 of the printed bill by inserting the word "written" immediately prior to the word "consent."

A record vote was requested on the amendment offered by Mr. Murray.

The amendment offered by Mr. Murray to Committee Amendment No. 1 was adopted by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alaniz</td>
<td>Floyd</td>
</tr>
<tr>
<td>Allen</td>
<td>Fowden</td>
</tr>
<tr>
<td>Arledge</td>
<td>Foreman</td>
</tr>
<tr>
<td>Atwell</td>
<td>Garrison</td>
</tr>
<tr>
<td>Ball</td>
<td>Gladden</td>
</tr>
<tr>
<td>Bassfield</td>
<td>Glenn</td>
</tr>
<tr>
<td>Barnes</td>
<td>Green</td>
</tr>
<tr>
<td>Bass of Bowie</td>
<td>Grover</td>
</tr>
<tr>
<td>Bass of Harris</td>
<td>Guffey</td>
</tr>
<tr>
<td>Beckham</td>
<td>Haines of Brazos</td>
</tr>
<tr>
<td>Berry</td>
<td>Hallmark</td>
</tr>
<tr>
<td>Birnkr</td>
<td>Harding</td>
</tr>
<tr>
<td>Blaine</td>
<td>Haring</td>
</tr>
<tr>
<td>Boyce</td>
<td>Harris</td>
</tr>
<tr>
<td>Bridges of Galveston</td>
<td>Hayes of Orange</td>
</tr>
<tr>
<td>Brooks</td>
<td>Hailey</td>
</tr>
<tr>
<td>Brown of Galveston</td>
<td>Heaton</td>
</tr>
<tr>
<td>Brown of Taylor</td>
<td>Hendryx</td>
</tr>
<tr>
<td>Butler</td>
<td>Hinson</td>
</tr>
<tr>
<td>Caln</td>
<td>Hollowell</td>
</tr>
<tr>
<td>Caldwell</td>
<td>Houston</td>
</tr>
<tr>
<td>Canales</td>
<td>Hughes</td>
</tr>
<tr>
<td>Canvon</td>
<td>Isakens</td>
</tr>
<tr>
<td>Carpenter</td>
<td>Jamison</td>
</tr>
<tr>
<td>Carriker</td>
<td>Jarras</td>
</tr>
<tr>
<td>Caumes</td>
<td>Johnson of Dallas</td>
</tr>
<tr>
<td>Chapman</td>
<td>Johnson of Bexar</td>
</tr>
<tr>
<td>Cherry</td>
<td>Kilpatrick</td>
</tr>
<tr>
<td>Cole</td>
<td>Kliger</td>
</tr>
<tr>
<td>Collins</td>
<td>Knapp</td>
</tr>
<tr>
<td>Cory</td>
<td>Koliba</td>
</tr>
<tr>
<td>Cotman</td>
<td>Köthmann</td>
</tr>
<tr>
<td>Cowdren</td>
<td>Lack</td>
</tr>
<tr>
<td>Crain</td>
<td>Ligarde</td>
</tr>
<tr>
<td>Davis de la Garza</td>
<td>McDonald</td>
</tr>
<tr>
<td>Deoke</td>
<td>McDonald of Hidalgo</td>
</tr>
<tr>
<td>Dugan</td>
<td>McDonald of Rusk</td>
</tr>
<tr>
<td>Dungan</td>
<td>McHanes</td>
</tr>
<tr>
<td>Eckhardt</td>
<td>Macates</td>
</tr>
<tr>
<td>Edwards</td>
<td>Mann</td>
</tr>
<tr>
<td>Eggevel</td>
<td>Markgraf</td>
</tr>
<tr>
<td>Fales</td>
<td>Miller</td>
</tr>
<tr>
<td>Finney</td>
<td>Morgan</td>
</tr>
<tr>
<td>Fletcher</td>
<td>Moyer</td>
</tr>
<tr>
<td>Mutcher</td>
<td>Saareid</td>
</tr>
<tr>
<td>Niemann</td>
<td>Shannon</td>
</tr>
<tr>
<td>Nugent</td>
<td>Shipler</td>
</tr>
<tr>
<td>Parker</td>
<td>Shutt</td>
</tr>
<tr>
<td>Parmer</td>
<td>Black</td>
</tr>
<tr>
<td>Parsley</td>
<td>Alder</td>
</tr>
<tr>
<td>Pearcy</td>
<td>Smith of Jefferson</td>
</tr>
<tr>
<td>Pendleton</td>
<td>Stewart</td>
</tr>
<tr>
<td>Petty</td>
<td>Stollenwerk</td>
</tr>
<tr>
<td>Pipkin</td>
<td>Thompson</td>
</tr>
<tr>
<td>Price</td>
<td>Townsend</td>
</tr>
<tr>
<td>Quillian</td>
<td>Trauger</td>
</tr>
<tr>
<td>Rapp</td>
<td>Walker</td>
</tr>
<tr>
<td>Richards</td>
<td>Ward</td>
</tr>
<tr>
<td>Richardson</td>
<td>Weldon</td>
</tr>
<tr>
<td>Ritter</td>
<td>Wells</td>
</tr>
<tr>
<td>Roberts</td>
<td>Whatley</td>
</tr>
<tr>
<td>Rodriguez</td>
<td>Wheeler</td>
</tr>
<tr>
<td>Rosson</td>
<td>Whitefield</td>
</tr>
<tr>
<td>Satterwhite</td>
<td>Wilson</td>
</tr>
<tr>
<td>Schiller</td>
<td>Woods</td>
</tr>
<tr>
<td>Adams</td>
<td>Harris of Dallas</td>
</tr>
<tr>
<td>Clayton</td>
<td>Absent</td>
</tr>
<tr>
<td>Cook</td>
<td>Murray</td>
</tr>
<tr>
<td>Cowies</td>
<td>Pecker</td>
</tr>
<tr>
<td>Crews</td>
<td>Smith of Bexar</td>
</tr>
<tr>
<td>McLaughlin</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Absent—Excused</td>
</tr>
<tr>
<td>Congahan</td>
<td>Simpson</td>
</tr>
<tr>
<td>Gibbens</td>
<td>Tharmond</td>
</tr>
<tr>
<td>McGregor</td>
<td>Wieling</td>
</tr>
<tr>
<td>McKnight</td>
<td></td>
</tr>
</tbody>
</table>

(The above record vote was requested by Mr. Hallowell, Mr. Petty and Mr. Murray.)

Committee Amendment No. 1, as amended, was adopted without objection.

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

Committee Amendment No. 2

Amend House Bill No. 38 by deleting everything above the enacting clause and substituting in lieu thereof the following:

"A BILL
To Be Entitled

An Act making it a felony, in the drilling or reworking of an oil or gas well, to intentionally deviate such well from the vertical so that it crosses the boundary line from..."
Mr. Brown of Galveston offered the following amendment to the bill:

Amend House Bill No. 67 by striking all after the enacting clause and substituting in lieu thereof the following language:

Section 1. (a) The governing body of any city of more than ten thousand (10,000) inhabitants, according to the last preceding federal census, may authorize a program whereby any city employee employed in such city, may authorize and consent in writing that deduction be made from his monthly salary or wage payment. Such written consent shall so designate and direct the city treasurer or comptroller to transfer such withheld funds to the appointed bona fide employees' association in payment of his membership dues.

(b) The payroll deduction shall not exceed the amount stipulated in the written request, which shall be set out in a form and manner prescribed and provided by the city treasurer or comptroller. Such request shall be in a form and shall be set out in a form and manner prescribed and provided by the city treasurer or comptroller.

(c) Participation in the program herein authorized shall be voluntary on the part of each city employee who is employed on a full-time or part-time basis by the city in which such program is in effect.

(d) Any municipal officer charged with the duty of carrying out the provisions of this Act who wilfully violates any provision as set forth herein shall be guilty of a misdemeanor and upon conviction shall be fined not less than Ten Dollars ($10.00), nor more than One Hundred Dollars ($100.00), and each day on which such city official shall cause or permit any section of this Act to be violated shall constitute and be a separate offense.

Section 2. The importance of this legislation and the crowded condition of the calendar in both houses, create an emergency and an imperative necessity that the constitutional rule requiring a bill to be
read on three several days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

Mr. Miller raised a point of order on further consideration of the amendment offered by Mr. Brown of Galveston on the ground that it is not germane to the bill.

The Speaker sustained the point of order.

Mr. Brown of Galveston appealed from the ruling of the Chair, and the appeal was not seconded.

Mr. Slack moved that H. B. No. 67 be referred to the Committee on State Affairs.

Mr. Johnson of Dallas raised a point of order on further consideration of the motion to refer H. B. No. 67 at this time on the ground that the motion to refer is not a proper motion since the bill is before the House.

The Speaker overruled the point of order.

Mr. Johnson of Dallas moved to table the motion to refer H. B. No. 67, and the motion to table prevailed.

A record vote was requested on the passage of H. B. No. 67 to engrossment.

H. B. No. 67 was passed to engrossment by the following vote:

**Yea—105**

- Alanis
- Atwell
- Ball
- Bankfield
- Barnett
- Basye
- Beavers
- Bass of Bowie
- Bass of Harris
- Beckham
- Berry
- Boyce
- Boyson
- Bridges
- Brooks
- Brown of Galveston
- Butler
- Calz
- Caldwell
- Canales
- Cannon
- Fletcher
- Floyd
- Garcia
- Gibbens
- Gladden
- Glenn
- Green
- Grover
- Guffey
- Harding
- Harris
- Harris of Galveston
- Harris of Dallas
- Hayes of Orange
- Hefton
- Hinson
- Houston
- Hughes
- Jamison
- Jarvis
- Johnson of Dallas
- Johnson of Bexar
- Kilpatrick
- Knapp
- Koliba
- Kochmenn
- Lack
- Ligardes
- McClung
- McDonald of Rusk
- McLaughlin
- Macias
- Mann
- Markgraf
- Miller
- Morgan
- Moyer
- Murray
- Niemeyer
- Parker
- Farmer
- Peeler
- Piggin
- Price
- Rapp
- Richards
- Richardson
- Rutten
- Roberts
- Rodrigues
- Segret
- Shannan
- Shipley
- Smith of Bexar
- Smith of Jefferson
- Stewart
- Sisson
- Thompson
- Walker
- Ward
- Weldon
- Wilson
- Woods

**Nay—36**

- Adams
- Allen
- Ariegas
- Birkner
- Brown of Taylor
- Chapman
- Clayton
- Cook
- Cotten
- Crain
- Davis
- Fondon
- Foreman
- Foreman
- Ga
d
- Galena
- Gardner
- Garza
- George
- Brown
- Henderson
- Henson
- Howell
- Imacks
- Isakson
- Ivey
- Johnson
- Johnson
- Kilpatrick
- Smith
- Smith
- Smith
- Stipek
- Stoddard
- Thompson
- Traeger
- Wells
- Wheeler
- White
- Whitfield
- Wilson
- Woods

Present—Not Voting

Blaine

Absent—Excused

Coughran

McGregor

Thurmond

McNutt

Wieding
Mr. Johnson of Dallas moved to reconsider the vote by which H. B. No. 67 was passed to engrossment and to table the motion to reconsider.

The motion to table prevailed.

ADJOURNMENT

Mr. Berry moved that the House adjourn until 10:30 o'clock a.m. to-morrow.

The motion prevailed.

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

In accordance with the motion to adjourn, the House, at 4:10 o'clock p.m., adjourned until 10:30 o'clock a.m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORT

The Committee on Conservation and Reclamation has filed a favorable report on S. B. No. 46.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, March 21, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 13, A bill to be entitled "An Act establishing the extraterritorial jurisdiction of cities and towns, authorizing the exercise of certain powers by cities and towns in such extraterritorial jurisdiction, and regulation, annexation by cities and towns both within and without such extraterritorial jurisdiction; invalidation certain annexation; providing for the disannexation of certain areas annexed by cities and towns after the effective date of this Act under certain conditions; providing cities and towns having conflicting claims over annexed territory may seek a declaration of lawful jurisdiction over same under the Uniform Declaratory Judgments Act; amending Subdivision 2 of Article 1174, Revised Civil Statutes of Texas, 1925; providing that the provisions of this Act shall be cumulative of all laws and parts of laws relating to this subject; providing for severability; providing for exclusion of annexations in litigation; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, March 21, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 351, An Act changing the name of the South Texas Medical School created by Chapter 129, page 219, Acts, Fifty-sixth Legislature, 1959, Regular Session (Article 2606e, 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.

March 25, 1963 HOUSE JOURNAL 753

Mr. Johnson of Dallas moved to reconsider the vote by which H. B. No. 67 was passed to engrossment and to table the motion to reconsider.

The motion to table prevailed.

ADJOURNMENT

Mr. Berry 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 4:10 o'clock p.m., adjourned until 10:30 o'clock a.m. tomorrow.
Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, March 26, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 45, An Act amending Section (a) and repealing the first paragraph of Section (b) of Article 911b of the Revised Civil Statutes of Texas, 1925, as amended, relating to dealer's and manufacturer's license plates for their unregistered motor vehicles; 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 dealers' 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 enrolled.

SHANNON, Chairman.

Austin, Texas, March 26, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 65, An Act amending Chapter 12, Acts of the Fifty-third Legislature, Regular Session, 1953, as amended (compiled as Article 3886h of Vernon's Civil Statutes), so that in the Thirty-fourth Judicial District of Texas the maximum salary of the District Attorney shall be fixed at not to exceed Fourteen Thousand Dollars ($14,000), and the maximum salary of the Assistant and Investigators shall not exceed Eleven Thousand Dollars ($11,000), for the First Assistant District Attorney and Eight Thousand Dollars ($8,000) for the other Assistant District Attorney and Investigators in said District; containing a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, March 26, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

March 25, 1963

HOUSE JOURNAL 755

by the addition of a new Section thereto, excluding from the definition “Specialized Motor Carrier” and “Specialized Equipment,” wrecker type vehicles used incidental to or as an adjunct to the carrying on of the primary business of buying, selling, exchanging, repairing, storing, servicing or wrecking motor vehicles; repealing all laws in conflict; providing for a severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austi\n, Texas, March 25, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 271, An Act creating a special court for Taylor County, Texas, to be known as the Taylor County Court of Domestic Relations, fixing its jurisdiction; conforming the jurisdiction of other courts thereto; providing the qualifications, and the number of selecting, tenure, and compensation of the Judge; providing for a Sheriff and District Clerk and County Attorney or District Attorney to serve such Court; providing grounds for removal of the Judge; providing the procedure therein; providing for investigation and evidence in child custody matters; fixing the terms of such Court; providing for appeals; providing for a seal and a court reporter, secretary, and investigator, court interpreter; repealing all laws in conflict; containing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, March 25, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 295, An Act authorizing creation of a county-wide hospital district in Stonewall County, to be known as the Stonewall County Hospital District; providing for an election in Stonewall County to create a county-wide hospital district; providing the levy of a tax for the District for the purpose of maintaining and operating the District, paying indebtedness assumed by such District and bonds issued by the District; providing for the issuance of bonds by the District for the pur-
pose of the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same for hospital purposes and for any and all such purposes and for refunding bonds and prescribing limitations on such power; providing bonds issued or assumed by a District shall be lawful investments and collateral for certain funds; providing for the transfer of title to any land, building, or equipment of any hospital or hospital system already owned or operated by the County, or by the County and a city that jointly operates a hospital or hospital system, or by a city within such District that operates a hospital or hospital system; providing for the assumption of any bonds outstanding that may have been issued by the County or a city within such District for hospital purposes; providing for the selection of a governing body of such Hospital District and tenure of office and powers and duties of such governing body in carrying out the provisions of the Act; prescribing a procedure for the adoption of a budget, the selection of a depository and the power of eminent domain which power is conferred upon the District; prescribing a fiscal year; withdrawing authority for the sale of bonds for hospital purposes by a city located within the District established or the County; prohibiting the levy of taxes by a city for hospital purposes and restricting the powers of Stonewall County where a District is established to levy taxes for the care of indigents under certain circumstances; providing severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, March 25, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 334, An Act amending Article 4570, Chapter 11, Title 71, of the Revised Civil Statutes of Texas, 1925, as amended by Section 3 of Chapter 5, Title 71, Public Health, page 368, Acts of the Forty-sixth Legislature, Regular Session, 1939, and Section 3 of Chapter 132, Acts of the Fifty-second Legislature, Regular Session, 1951, to provide the qualifications for eligibility to take examinations for license to practice chiropody in the State of Texas; providing that this Act shall not invalidate or affect any outstanding license; providing that the unconstitutionality of any part of this Act shall not affect the validity of the remainder of the Act; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, March 25, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 334.

H. B. No. 45.

H. B. No. 55.

H. B. No. 63.

H. B. No. 207.

H. B. No. 238.

H. B. No. 271.

H. B. No. 296.

H. B. No. 333.

H. B. No. 334.

H. B. No. 361.