The House met at 10:30 o'clock a.m., pursuant to adjournment, and was called to order by the Speaker.

The roll of the House was called and the following Members present:

Mr. Speaker
Adams
Alaniz
Allen
Arledge
Atwell
Ball
Banfield
Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Birkner
Blaine
Boysen
Bridges
Brooks
Brown of Galveston
Brown of Bexar
Brown of Bexar of Taylor
Butler
Calhoun
Caln
Caldwell
Camedo
Camins
Cannon
Carpenter
Carver
Cavness
Chambliss
Cherry
Chiles
Chilton
Clegg
Coleman
Coles
Cotts
Coughran
Cowden
Cowles
Creo
Davila
de la Garza
Dike
Dugan
Dungan
Eckhardt
Edwards
Eguette
Fairchild
Finney
Fletcher
Foord

Parker
Parmer
Pearce
Pendergast
Perdue
Pettit
Pipkin
Price
Quinn
Quilliam
Rapp
Richards
Richardson
Roberts
Rodriguez
Rosson
Satterwhite
Schiller
Segrest
Shealy
Shipley

Absent—Excused
Ritter
Simpson

A quorum of the House was announced present.

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

"Our Heavenly Father, create within us a new and fresh awareness of the opportunities and responsibilities of these days in which we live. Help us each one, to do well the work we have to do, that all men may be helped to better, fuller lives, because of our labors. Give to each of those who labor for good government a sense of duty, that no self-interest shall turn them from it, or keep them from accomplishing it. "May we do justly and love mercy and walk humbly with Thee, for Thou art our God. "Through Christ our Lord we pray.—Amen."

LEAVE OF ABSENCE GRANTED
Mr. Simpson was granted leave of absence for today on account of important business, on motion of Mr. Pendleton.

MEMORIAL RESOLUTIONS ADOPTED
H. S. R. No. 312, By Green, Finney, Richardson, Shannon, Gladden, Parmer and McLaughlin: In memory of Dr. Webb Walker.

H. S. R. No. 317, By Jamison, Roberts, Cannon, Wells, Harris of
Dallas and Dungan: In memory of Dr. Sam B. McAllister.

SENATE BILLS ON FIRST READING

The following Senate Bills received from the Senate were today laid before the House, read severally without debate and referred to the appropriate committees, as follows:

- S. B. No. 206 to the Committee on Conservation and Reclamation.
- S. B. No. 208 to the Committee on Counties.
- S. B. No. 209 to the Committee on State Affairs.
- S. B. No. 211 to the Committee on State Affairs.
- S. B. No. 213 to the Committee on Criminal Jurisprudence.
- S. B. No. 229 to the Committee on State Affairs.
- S. B. No. 233 to the Committee on Insurance.
- S. B. No. 234 to the Committee on State Affairs.
- S. B. No. 235 to the Committee on State Affairs.
- S. B. No. 236 to the Committee on State Affairs.
- S. B. No. 238 to the Committee on Criminal Jurisprudence.
- S. B. No. 240 to the Committee on State Affairs.
- S. B. No. 241 to the Committee on State Affairs.
- S. B. No. 242 to the Committee on Criminal Jurisprudence.
- S. B. No. 244 to the Committee on Criminal Jurisprudence.
- S. B. No. 245 to the Committee on Criminal Jurisprudence.
- S. B. No. 246 to the Committee on Criminal Jurisprudence.
- S. B. No. 247 to the Committee on Criminal Jurisprudence.
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- S. B. No. 266 to the Committee on Appropriations.
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- S. B. No. 300 to the Committee on Appropriations.
- S. B. No. 301 to the Committee on Appropriations.
- S. B. No. 302 to the Committee on Appropriations.
- S. B. No. 303 to the Committee on Appropriations.
S. B. No. 294 to the Committee on Counties.
S. B. No. 295 to the Committee on Game and Fisheries.
S. B. No. 303 to the Committee on State Affairs.
S. B. No. 310 to the Committee on Counties.
S. B. No. 314 to the Committee on Counties.
S. B. No. 315 to the Committee on Municipal and Private Corporations.
S. B. No. 320 to the Committee on Counties.
S. B. No. 325 to the Committee on Judicary.
S. B. No. 329 to the Committee on Insurance.
S. B. No. 348 to the Committee on Counties.
S. B. No. 350 to the Committee on Counties.
S. B. No. 356 to the Committee on Counties.
S. B. No. 391 to the Committee on Conservation and Reclamation.
S. B. No. 399 to the Committee on Counties.
S. B. No. 422 to the Committee on Counties.
S. B. No. 432 to the Committee on Counties.

RELATIVE TO ENROLLING AND ENGROSSING ROOM

Mr. Koliba offered the following resolution:
H. S. R. No. 319
Be It Resolved By The House of Representatives of The State of Texas:
No person other than the Speaker, Members of the House, and officers and employees of the House shall enter the enrolling and enrolling room or use the telephones therein except with the permission of the Speaker.
No bill, joint resolution, or House concurrent resolution which has been placed in the hands of the Engrossing and Enrolling Clerk to be engrossed or enrolled shall be removed from the offices of the Engrossing and Enrolling Clerk by any person other than the Speaker of the House, the Committee on Engrossed Bills if they be engrossed, the Committee on Enrolled Bills if they be enrolled, or a person designated in writing by the Speaker of the House.
The Sergeant-at-Arms shall enforce the rule prohibiting any unauthorized person from entering the enrolling and engrossing room. Any officer or employee of the House who allows any unauthorized person to enter the enrolling and engrossing room or allows any unauthorized person to remove a bill, joint resolution or House concurrent resolution from the enrolling and engrossing room or who is aware of such action and does not report it to the Speaker of the House and the Sergeant-at-Arms shall be subject to dismissal.
The resolution was referred to the Committee on Rules.

RELATIVE TO A PORTRAIT OF GOVERNOR PRICE DANIEL

Mr. Hughes offered the following resolution:
H. C. R. No. 53
Be it resolved by the House of Representatives of the State of Texas, the Senate concurring, That a suitable portrait of Governor Price Daniel be placed in the rotunda of the Capitol with the portraits of the other Governors of Texas. The portrait and the charge of such portrait, may be made by an artist agreeable with Governor Daniel and the Lieutenant Governor and the Chairman of the Contingent Expenses Committee of the Senate and the Speaker of the House and the Chairman of the Contingent Expenses Committee of the House of Representatives.
Before such portrait is accepted and placed by the Board of Control, such portrait shall be approved by the Lieutenant Governor and the Chairman of the Contingent Expenses Committee of the Senate and the Speaker of the House of Representatives.

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The resolution was referred to the Committee on Contingent Expenses.

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<tr>
<th>CONGRATULATORY RESOLUTIONS ADOPTED</th>
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<tr>
<td>H. S. R. No. 314, By Petty and Richards: Commending Mrs. Polly Kennedy.</td>
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<td>H. S. R. No. 316, By Crain: Congratulating the Prairie Valley High School for its excellent rating in the University Interscholastic League State Championship Basketball Tournament.</td>
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<tr>
<td>H. S. R. No. 315, By Crain: Congratulating the Prairie Valley High School for its excellent rating in the University Interscholastic League State Championship Basketball Tournament.</td>
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<tr>
<td>H. S. R. No. 317, By Foreman, Ritter, Cavness and Cain: Commending the Austin Junior Chamber of Commerce for sponsoring Anti-Litterbug Week.</td>
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<tr>
<td>H. S. R. No. 316, By Hendryx: Commending Dick Rogers, President of First National Bank and all other officers, directors, stockholders, and employees of First National Bank in Alpine, Texas.</td>
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<tr>
<th>HOUSE BILL NO. 9 WITH SENATE AMENDMENTS</th>
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<tr>
<td>Mr. Hinson called up with Senate Amendments for consideration at this time,</td>
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<tr>
<td>H. B. No. 9, A bill to be entitled &quot;An Act providing an elective method for calculating and determining the standard annuity allowable to members of the Teacher Retirement System of Texas, and providing an additional minimum service retirement benefit payable to teacher members and teacher beneficiaries; defining certain terms as used herein; providing that the rights granted under this Act shall be in addition to and cumulative of those provided for under Chapter 475, Acts of the Regular Session, 45th Legislature (as heretofore amended) and other prior and existing laws, and shall not be construed as reducing any benefit heretofore granted; and declaring an emergency.&quot;</td>
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<tr>
<td>Mr. Hinson moved that the House concur in the Senate Amendments to H. B. No. 9,</td>
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A record vote was requested.

The motion to concur in the Senate Amendments to H. B. No. 9 prevailed by the following vote:

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<tr>
<th>Vote</th>
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<td>Berry</td>
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Townsend
Trager
Walker
Ward
Weidon
Wells
Ways
Ball
Botten
Hardine
Harris of Dallas
Houston
Isaacks
Jamison
Cook

Whitney
Whitfield
Wilson
Woods
Ways

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Mr. Traeger moved to reconsider the vote by which the House concurred in the Senate Amendments to H. B. No. 9 and to table the motion to reconsider.

TEXT OF SENATE AMENDMENTS TO HOUSE BILL NO. 9

Committee Amendment No. 1

Amend H. B. 9 by striking out all below the enacting clause and substituting in lieu thereof the following:

Section 1. Elective Method of Calculating the standard annuity allowable under the Teacher Retirement Act.

Subsection 1. In lieu of a standard annuity calculated in the manner prescribed by Subsection 2, Section 1 of the Teacher Retirement Act (Chapter 470, Acts Regular Session 45th Legislature as amended by Chapter 330, Acts Regular Session 44th Legislature), any member or his beneficiary may elect to have the "standard annuity" receivable from the Teacher Retirement System of Texas calculated and determined upon the basis of the "best-ten-years-average compensation" of the member as that term is hereinbelow defined; and as to a person so electing, the "standard annuity" shall be an annuity payable in equal monthly installments aggregating in twelve months the following sum:

- one per cent (1%) for each year of prior service credit multiplied by the member's "best-ten-years-average compensation," plus
- one and one-half per cent (1 1/2%) for each year of membership for each year of current membership service, multiplied by the member's "best-ten-years-average compensation.

Subsection 2. The term "best-ten-years-average compensation" shall mean the average annual compensation received by the member as a teacher or as an auxiliary employee during the ten years of creditable service (whether or not consecutive) to which the member was entitled to the highest compensation (compensation in excess of Eight Thousand Four Hundred Dollars ($8,400.00) in any year shall be included in calculating the "best-ten-years-average compensation") of the member.

Section 2. A teacher member who has retired or who hereafter retires from service after attaining sixty-five (65) years of age and after having completed twenty-five (25) or more years of creditable service shall at all events be entitled to receive the equivalent of a standard service retirement benefit aggregating in twelve months the sum of Fifty Dollars ($50.00) or more of creditable service shall at all events be entitled to receive the equivalent of a standard service retirement benefit aggregating in twelve months the sum of Fifty Dollars ($50.00) or more of creditable service (or in the case of a member who has retired after attaining sixty-five (65) years of age, the standard service retirement benefit shall be increased by reason of the provisions of this section to an amount exceeding the sum of One Thousand Eight Hundred Dollars ($1,800.00) per year.

Section 3. Apart from the term standard annuity, any term defined by Chapter 470, Acts Regular Session 45th Legislature as heretofore amended, shall, when used in this Act, have the same meaning, unless the context plainly indicates otherwise.

Section 4. The provisions of this Act shall be in addition to and cumulative of the rights granted to members and beneficiaries of the Teacher
An emergency and an imperative public necessity that the Constitutional amendments provided for equivalent service to annuities becoming effective on and after the effective date of this Act, such benefits shall be increased from and after the end of the month in which this Act becomes effective to the minimum prescribed in Section 2 of this Act.

Section 6. The crowded conditions of the calendar, and the remedial importance of this legislation, create an emergency and an imperative public necessity that the Constitutional Rules requiring bills to be read on three several days in each house be suspended, and the same is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

Committee Amendment No. 2
Amend H. B. No. 9 by striking out all above the enacting clause and inserting in lieu thereof the follow:

A BILL TO BE ENTITLED
An Act providing an elective method for calculating and determining the standard annuity allowable to members of the Teacher Retirement System of Texas, and prescribing an additional minimum service retirement benefit payable to teacher members and teacher beneficiaries; defining certain terms as used herein; providing that the rights granted under this Act shall be in addition to and cumulative of those provided for under Chapter 470, Acts of the Regular Session, 46th Legislature (as heretofore amended) and other prior and existing laws, and shall not be construed as reducing any benefit heretofore granted; and declaring an emergency.

REASON FOR VOTE ON CONCURRENCE IN H. B. 9
I voted against concurrence in Senate Amendments to H. B. 9 because I feel the bill does not at this time provide an equitable distribution of benefits as between those who have already retired and those who are yet to retire. I have actively supported improvements in Teacher Retirement, but feel that a Conference Committee possibly could have made needed improvements in this bill.

ALONZO JAMISON, JR.
REASON FOR VOTE
I have voted No to concur in Senate Amendments to H. B. 9 for the reason that the uncontested facts shown at all times before this body are that the bill will increase the actuarial deficit in the Teacher Retirement Fund by a figure of $158 million dollars and thereby increase the period for funding of the fund by many years. The teachers of this State have labored with love to build this fund. It is their own money not that of the State, or the Legislature, and it is my opinion that this legislation seriously jeopardizes the safety of that money contributed that we face the prospect of bankruptcy in the fund. It is a cruel illusion to the teachers of this State, especially so when there are so many unwarranted demands on the funds of the State of Texas.

HENRY STOLLENWERCK
REMARKS BY THE HONORABLE JACK WOODS
On motion of Mr. Whitfield, and by unanimous consent of the House, the following remarks by Mr. Woods on today in addressing the House on the motion to concur in Senate Amendments to H. B. No. 9 were ordered printed in the Journal:

I rise to apologize this morning for myself and I feel for a large number of classroom teachers across this State for some lobbying tactics that have been indulged in over the past few weeks and especially the last 48 to 72 hours. Some of the best friends the teachers have labored with love to build this fund. It is their own money not that of the State, or the Legislature, and it is my opinion that this legislation seriously jeopardizes the safety of that money contributed that we face the prospect of bankruptcy in the fund. It is a cruel illusion to the teachers of this State, especially so when there are so many unwarranted demands on the funds of the State of Texas.
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Increasing benefits for those teachers already retired. These representa­
tives are true friends of education in this State; yet since House Bill
No. 9 was introduced they have had to take personal abuse emitting from
very unfortunate lobbying tactics. I speak of Reed Quilliam, chairman of
the subcommittee on House Bill No. 9, and the other two subcommittees
members Mr. Tom Bass, who worked especially hard on this measure, and
Mr. Jim Markgraf. I refer to Miss Maud Isaacks of El Paso and Mr. Henry
Grover of Houston who this time, as they have before, worked
diligently to help our educational
system in spite of misunderstandings
caused by the tactics of the very or­
ganization designed to aid teachers
across this State. All were sincerely
interested in recognizing those
teachers who have spent their lives
in building the educational system
of this State during the first half
of this century.

Twenty-four hours ago I person­
ally was prepared to rise and speak
against the motion to concur in Sen­
ate amendments to House Bill 9 for
a number of reasons. The Senate
stripped all House amendments from
this proposal including the extension
of the death and survivor benefits to
those teachers already retired who
do not have this benefit at present. I
had told a group in my home town
that I would personally do every­
thing within my power to see that
this inequity was corrected before
passage. Mr. Dick Cherry had submit­
ted an amendment to make the 10-
year base period retroactive to 1956
and this House adopted the proposal.
Miss Maud Isaacks who has com­
mitted all kinds of material which
contradict the position of the House. This is the
first of a long series of attempts
along this line. We might as well
face it and the Senate should do so
also.

This House will not make it a
practice to accept things according
in the Senate's will. Again, I apolo­
gize for the confusion on this matter
and I am going to ask this House at
this time to swallow its pride, to
forget the immediate past and
though I would personally rather
take a position not to concur in
Senate amendments I am not going
to do so at this time; instead, it is
my intention to join Mr. Hinson in
the motion to concur and ask each
of you if you can search your consci­
HOUSE JOINT RESOLUTION NO. 12

ON PASSAGE TO ENGROSSMENT

The Speaker laid before the House, as postponed business, on its passage to engrossment, H. J. R. No. 12, a Joint Resolution "Proposing an amendment to Sections 1 and 2 of Article VI of the Constitution of the State of Texas so as to lower the minimum voting age to eighteen (18) years and to exempt persons under twenty (20) years of age from the operation of any provision imposing a poll tax or any type of registration fee as a prerequisite to voting." The resolution was read second time on March 19, and further consideration of the resolution was postponed until 11:00 o'clock a.m. today.

Mr. Pearcy offered the following committee amendment to the resolution:

House Committee Amendment No. 1 to H. J. R. No. 12

Amend House Joint Resolution No. 12 by adding the following new paragraph to Section 2 of Article VI of the Constitution of Texas, as amended in Section 1 of the Resolution, the new paragraph to be inserted as the second paragraph of said Section 2:

"The purpose of this amendment, proposed and submitted by House Joint Resolution No. 12 of the 58th Legislature, Regular Session, is to lower the minimum voting age to eighteen (18) years and to exempt persons under twenty (20) years of age from the operation of any provision imposing a poll tax or any type of registration fee as a prerequisite to voting. If any other amendment to Article VI of this Constitution is proposed by the 58th Legislature and is adopted as a part of this Constitution, the amendment proposed by House Joint Resolution No. 12 shall be controlling as to these matters but shall not be controlling as to any other matters in conflict with such other amendment or amendments."

The amendment was adopted without objection.

The vote of the House was taken on the passage of H. J. R. No. 12 to engrossment and the vote was announced:

Year 72, Nays 72.

A verification of the vote was requested, and was granted.

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

Yeas--72

Adams
Albis
Allen
Atwell
Bass of Harris
Berry
Bridges
Brown
of Galveston
Butler
Caldwell
Canals
Cannon
Carpenter
Cherry
Cole
Collins
Coughran
de la Garza
Deke
Duggan
Edwards
Fitcher
Garrison
Gladden
Guerr
Haines of Brazos
Harris
of Galveston
Haynes of Orange
Hinson
Hollewell
Hughes
Jamison
of Galveston
Johnson of Dallas
Johnson of Bexar
Kilpatrick
Knapp
Koliba
Kothmann
Lack
Ligarde
McDonald of Rusk
McGregor
McNutt
Macatee
Markgraf
Murray
Nation
Niemeyer
Nugent
Parker
Parmer
<table>
<thead>
<tr>
<th>Pearcy</th>
<th>Smith of Bexar</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pendleton</td>
<td>Smith of Jefferson</td>
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<tr>
<td>Rapp</td>
<td>Stewart</td>
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<tr>
<td>Richards</td>
<td>Townsend</td>
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<tr>
<td>Richard</td>
<td>Trager</td>
</tr>
<tr>
<td>Roberts</td>
<td>Weldon</td>
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<tr>
<td>Segrest</td>
<td>Whitefield</td>
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<tr>
<td>Shannon</td>
<td>Wiesting</td>
</tr>
<tr>
<td>Slifer</td>
<td>Wilson</td>
</tr>
</tbody>
</table>

Nays—71

Arledge Hendryx
Ball House
Banfield Inack
Barnes Jarvis
Bas of Bovle Klager
Beckham McClain
Birkner McDonald
Blaine of Hidalgo
Boyesen Mclenary
Brown of Taylor McLaughlin
Cain Mass
Carless Miller
Chapman Morgan
Clayton Moyer
Cory Parley
Cotlen Peele
Cowden Patty
Cowles Pipkin
Crain Price
Crews Quilliam
Davis Rodrigues
Dungan Rosen
Fairchild Satterwhite
Finney Schiller
Floyd Shirley
Fondren Shutt
Foreman Black
Gibbens Stellonwserk
Gillan Thompson
Gress Thurmond
Grover Walker
Hallmark Ward
Haring Wells
Harris of Dallas Whaley
Hately Wheeler
Hefton Woods

Absent
Carritter Requivel
Cook
Ritter Simpson

The Speaker stated that H. J. R. No. 12 was passed to engrossment by the above vote.

Reason for Vote on H. J. R. No. 12

I voted for H. J. R. No. 12 because I feel if a man is old enough to die for his country, he is old enough to vote for those who will call him to fight to preserve our heritage.

J. COLLIERS ADAMS.

Vote Recorded

By unanimous consent of the House, Mr. Moyer was granted permission to be recorded as voting Yes on the passage of H. B. No. 67 to engrossment, the vote being on March 25.

Adjournment

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

Mr. Parmer moved that the House recess until 2:30 o’clock p.m. today.

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

The motion to adjourn until 10:00 o’clock a.m. tomorrow prevailed.

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

In accordance with the motion to adjourn, the House, at 12:16 o’clock p.m., adjourned until 10:00 o’clock a.m. tomorrow.

Appendix

Standing Committee Reports

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

Motor Traffic: H. B. No. 737.

Reports of the Committee on Engrossed Bills

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

Sir: Your Committee on Engrossed Bills to whom was referred 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 Sections 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 into Federal associations; providing for conversion into State associations and reorganization, merger, consolidation and voluntary liquidation of such associations; exemplifying 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 commissioners; requiring all associations authorized to conduct a savings and loan business to conform to this Act; providing that outstanding shares, stock, share accounts and investment certificates (except Permanent Reserve Fund Stock) shall be considered as savings accounts; prohibiting the issuance of stock or shares not authorized by this Act; providing for ad valorem taxation of the property of such associations; permitting rule-making procedures to be instituted under certain conditions; providing hearing procedures; providing judicial review; providing penalties for slander of an association, embezzlement, declaring greater dividends than earned, failing to comply with law, suppressing evidence and disclosures by examiners; repealing all laws in conflict herewith; providing for severability of the different Chapters or parts of Chapters so that the unconstitutionality of one or more shall not affect the remainder of the Act; providing an effective date; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 38, 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 one tract, lease or other subdivision in which the mineral ownership differs, without previously securing written consent of such mineral owner prohibiting production of oil or gas from a well by anyone knowing that such well is 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 differs without written consent of the mineral owner thereof, prescribing penalties for violations; establishing venue for prosecution; specifying that the Act shall not affect pending prosecutions under existing statutes; providing severability; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 47, A bill to be entitled

"An Act authorizing cities of more than ten thousand (10,000) inhabitants, according to the last preceding Federal Census, to adopt a program whereby upon consent of any fireman or policeman a stipulated
amount will be withheld from his monthly salary or wages to be forwarded to this bona fide employee's association in payment of membership dues; providing penalties for violation; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

FORTY-FIFTH DAY
(Wednesday, March 27, 1963)

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

The roll of the House was called and the following Members were present:

Mr. Speaker
Adams
Alaniz
Allen
Arlidge
Atwell
Ball
Banfield
Barnes
Bass
Ball of Galveston
Brown of Galveston
Brown of Taylor
Butler
Cain
Calder
Cannel
Cannon
Carson
Carriker
Cavness
Chapman
Cherry
Clayton
Cole
Collins
Cook
Cory
Cotton
Coughran
Cowden
Cowles

Jarvis
Johnson of Dallas
Johnson of Bexar
Kilpatrick
Kimmerer
Knapp
Kolba
Kothmann
Lack
Ligarda
McClintock
McDonald
of Hidalgo
McDonald of Rush
McGregor
Mclnanny
McLaughlin
McNutt
McNutt
Mann
Markgraf
Miller
Morgan
Moyer
Murray
Mutschler
Neiwyer
Nugent
Peeler
Pendleton
Pipkin
Ritter

Price
Quilliam
Rapp
Richards
Richardson
Roberts
Rodriguez
Rosen
Satterwhite
Schuler
Seaver
Shannon
Shipley
Shutt
Simpon
Skinner
Smith
Smith
Skewer
Stollenwerck
Thompson
Thurmond
Trower
Trower
Walker
Ward
Weldon
Wells
Whaley
Wheeler
Whitehead
Wiesting
Wilson
Woods

Absent—Excused

Ritter

A quorum of the House was announced present.

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

"Our Heavenly Father, through faith we place our hand in Thine. Through prayer we join our lives with Thee, and through love we give ourselves to Thee, for Thee, and through Thee. "O Lord, let our motives be greater than our deeds and may our motives be pure because we are led by Thy Spirit. "Because our lives have been given to Thee, let each life be a revelation of Thy truth, that makes men free, that all men may be free indeed. "Through Christ our Lord, we pray. Amen."

LEAVE OF ABSENCE GRANTED

Mr. Ritter was granted leave of