Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 377, An Act relating to the creation, administration and financing of a hospital district whose boundaries are coterminous with the boundaries of county commissioners precincts numbered one and two of Jasper County; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 1, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 54, in memory of Mr. Olin Guy Wellborn.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

SENT TO GOVERNOR

April 1, 1963

H. B. No. 1.
H. B. No. 12.
H. B. No. 59.
H. B. No. 98.
H. B. No. 156.
H. B. No. 286.
H. B. No. 394.
H. B. No. 309.
H. B. No. 286.
H. B. No. 377.
H. C. R. No. 54.

FORTY-EIGHTH DAY
(Tuesday, April 2, 1963)

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 were present:

Mr. Speaker
Guffey
Adams
Haines of Brazos
Alanis
Hallmark
Allen
Harding
Ariedge
Haring
Arwell
Harris
Ball
of Galveston
Handfield
Harris of Dallas
Barnes
Raynes of Orange
Bass
Healy
Bass of Bowie
Hickon
Bass of Harris
Hendrix
Beckham
Hines
Berry
Hinson
Birkner
Hollower
Bilina
Hollowell
Boylan
Houghton
Browne
Johnson of Dallas
Brooks
Johnson of Bexar
Brown
Klages
of Galveston
Brown of Taylor
Klpatrick
Bridges
Kilgore
Brooks
Knapp
Brown of Galveston
Koliba
Brown of Dallas
Koehnmann
Brown of Taylor
Lack
Brown
Lack
Brown
Lancino
Brown
Lancino
Brown
McClinton
Brown
Donald of Husk
Brown
McGregor
Buchanan
McLennan
Cavness
McMullen
Carriger
McCoy
Carriker
Macatoo
Carver
Markgraf
Carr
Miller
Cason
Morgan
Cowden
Moyer
Cowden
Murray
Cowden
Mutcher
Cowden
Nesmeyer
Badger
Duggan
Nugent
Duggan
Parker
Duggan
Farmer
Duggan
Peeler
Dugger
Pendleton
Dugger
Pinney
Dugger
Pitts
Dugger
Pitkin
Dugger
Price
Dugger
Rapp
Dubois
Richards
Gibbons
Richardson
Gibbons
Ritter
Glenn
Roberts
Green
Robertson
Green
Rodriguez
Green
Rosson
Grover
Rosson

854 HOUSE JOURNAL

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 377, An Act relating to the creation, administration and financing of a hospital district whose boundaries are coterminous with the boundaries of county commissioners precincts numbered one and two of Jasper County; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 1, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 54, in memory of Mr. Olin Guy Wellborn.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

SENT TO GOVERNOR

April 1, 1963

H. B. No. 1.
H. B. No. 12.
H. B. No. 59.
H. B. No. 98.
H. B. No. 156.
H. B. No. 286.
H. B. No. 394.
H. B. No. 309.
H. B. No. 286.
H. B. No. 377.
H. C. R. No. 54.

FORTY-EIGHTH DAY
(Tuesday, April 2, 1963)

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 were present:

Mr. Speaker
Guffey
Adams
Haines of Brazos
Alanis
Hallmark
Allen
Harding
Ariedge
Haring
Arwell
Harris
Ball
Haines of Galveston
Handfield
Harris of Dallas
Barnes
Raynes of Orange
Bass
Healy
Bass of Bowie
Hickon
Bass of Harris
Hendrix
Beckham
Hines
Berry
Hinson
Birkner
Hollower
Bilina
Hollowell
Boylan
Houghton
Browne
Johnson of Dallas
Brooks
Johnson of Bexar
Brown
Klages
of Galveston
Brown of Taylor
Klpatrick
Bridges
Kilgore
Brooks
Knapp
Brown of Galveston
Koliba
Brown of Dallas
Koehnmann
Brown
Lack
Brown
Lancino
Brown
Lancino
Brown
McClinton
Brown
Donald of Husk
Brown
McGregor
Buchanan
McLennan
Cavness
McMullen
Carriger
McCoy
Carriker
Macatoo
Carver
Markgraf
Carr
Miller
Cason
Morgan
Cowden
Moyer
Cowden
Mutcher
Cowden
Nesmeyer
Badger
Duggan
Nugent
Duggan
Parker
Duggan
Farmer
Duggan
Peeler
Duggan
Pendleton
Duggan
Pinney
Duggan
Pitts
Duggan
Pitkin
Duggan
Price
Duggan
Rapp
Dubois
Richards
Gibbons
Richardson
Gibbons
Ritter
Glenn
Roberts
Green
Robertson
Green
Rodriguez
Green
Rosson
Grover
Rosson

854 HOUSE JOURNAL

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 377, An Act relating to the creation, administration and financing of a hospital district whose boundaries are coterminous with the boundaries of county commissioners precincts numbered one and two of Jasper County; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 1, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 54, in memory of Mr. Olin Guy Wellborn.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

SENT TO GOVERNOR

April 1, 1963

H. B. No. 1.
H. B. No. 12.
H. B. No. 59.
H. B. No. 98.
H. B. No. 156.
H. B. No. 286.
H. B. No. 394.
H. B. No. 309.
H. B. No. 286.
H. B. No. 377.
H. C. R. No. 54.

FORTY-EIGHTH DAY
(Tuesday, April 2, 1963)

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 were present:

Mr. Speaker
Guffey
Adams
Haines of Brazos
Alanis
Hallmark
Allen
Harding
Ariedge
Haring
Arwell
Harris
Ball
Haines of Galveston
Handfield
Harris of Dallas
Barnes
Raynes of Orange
Bass
Healy
Bass of Bowie
Hickon
Bass of Harris
Hendrix
Beckham
Hines
Berry
Hinson
Birkner
Hollower
Bilina
Hollowell
Boylan
Houghton
Browne
Johnson of Dallas
Brooks
Johnson of Bexar
Brown
Klages
of Galveston
Brown of Taylor
Klpatrick
Bridges
Kilgore
Brooks
Knapp
Brown of Galveston
Koliba
Brown of Dallas
Koehnmann
Brown
Lack
Brown
Lancino
Brown
Lancino
Brown
McClinton
Brown
Donald of Husk
Brown
McGregor
Buchanan
McLennan
Cavness
McMullen
Carriger
McCoy
Carriker
Macatoo
Carver
Markgraf
Carr
Miller
Cason
Morgan
Cowden
Moyer
Cowden
Mutcher
Cowden
Nesmeyer
Badger
Duggan
Nugent
Duggan
Parker
Duggan
Farmer
Duggan
Peeler
Duggan
Pendleton
Duggan
Pinney
Duggan
Pitts
Duggan
Pitkin
Duggan
Price
Duggan
Rapp
Dubois
Richards
Gibbons
Richardson
Gibbons
Ritter
Glenn
Roberts
Green
Robertson
Green
Rodriguez
Green
Rosson
Grover
Rosson
MEMORIAL RESOLUTION ADOPTED


SENATE JOINT RESOLUTION ON FIRST READING

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

S. J. R. No. 1 to the Committee on Constitutional Amendments.

HOUSE BILLS ON FIRST READING

The following House Bills were today laid before the House, read several time and referred to the appropriate Committees, as follows:

By Duggan:
H. B. No. 1000, A bill to be entitled "An Act to amend Article 5949 of the Revised Civil Statutes of Texas, 1925, as amended by the Notary Public Act of 1943; the amendment relates to the time of reappointment and the period of qualifying of Notaries Public including new appointments for a new term of office in each odd numbered year, repealing all laws in conflict, providing for severability, and declaring an emergency."
Referred to the Committee on State Affairs.

By Woods, Bass of Harris, Grover and Isaacks:
H. B. No. 1001, A bill to be entitled "An Act defining the benefits of a member of the Teacher Retirement System who has attained a retirement status; providing for the exemption of annuity payments, contributions, optional benefit payments, death and survivor benefits, and the monies in the various funds of the system from any state, county, or local taxes, or any legal process whatsoever and prohibiting assignment except as specifically provided in S. B. 290, Acts 54th Legislature, Regular Session, 1955, Chapter 530, as amended; providing survivor benefits for certain persons; provid-
ing a savings clause, and declaring an emergency."

Referred to the Committee on Judiciary.

SENATE BILL ON FIRST READING

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

S. B. No. 15 to the Committee on Banks and Banking.

CONGRATULATORY RESOLUTIONS ADOPTED

H. B. No. 308, By Banfield: Congratulating athletic teams at John Foster Dulles High School.

H. B. No. 341, By Alanis and Johnson of Bexar: Recognizing the visit of Miss Rosie Hernandez to the House of Representatives.

H. B. No. 342, By Smith of Jefferson and Kilpatrick: To congratulate the Honorable John E. Gray.


H. B. No. 344, By Banfield: Congratulating the Lamar Consolidated High School Band.

RELATIVE TO A PORTRAIT OF GOVERNOR PRICE DANIEL

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

S. C. R. No. 43

Be It Resolved by the Senate of the State of Texas, the House of Representatives 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 Expense Committee of the Senate and the Speaker of the House and the Chairman of the Contingent Expense 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 Expense Committee of the Senate and the Speaker of the House of Representatives and the Chairman of the Contingent Expense Committee of the House of Representatives.

The resolution was referred to the Committee on Contingent Expenses.

HOUSE BILL NO. 308 WITH SENATE AMENDMENTS

Mr. Green called up with Senate Amendments for consideration at this time.

H. B. No. 308, A bill to be entitled "An Act to permit bowling on Sunday; amending Article 285 of the Penal Code of Texas, 1925, to remove the prohibition against use of nine or ten pin alleys on Sunday, and amending Article 286 of the Penal Code of Texas, 1925, to exclude bowling alleys from the prohibition against opening of places of public amusement on Sunday; and declaring an emergency."

On motion of Mr. Green, and by unanimous consent, the House concurred in the Senate Amendments to H. B. No. 308.

TEXT OF SENATE AMENDMENTS TO HOUSE BILL NO. 308

Committee Substitute for H. B. No. 308

"A BILL TO BE ENTITLED

An Act to permit bowling on Sunday; amending Article 285 of the Penal Code of Texas, 1925, to remove the prohibition against use of nine or ten pin alleys on Sunday.

Be It Enacted By the Legislature of The State of Texas:

Section 1. Article 285 of the Penal Code of Texas, 1925, is amended to read as follows:

"Art. 285. Horse Racing or Gambling on Sunday"

Any person who shall run or be
engaged in running any horse race, or who shall be engaged in match shooting or any species of gaming for money or other consideration, within the limits of any city or town on Sunday, shall be fined not less than twenty or not more than fifty dollars."

Section 2. The importance of this legislation and the crowded condition of the calendars in both Houses create 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 that this Act shall take effect and be in force from and after its passage, and it is so enacted.

Committee Amendment No. 2 to H. B. 308

Amend H. B. 308 by adding a new Section 2 to read as follows:

"Section 2. The Penal Code of Texas, 1925, is amended by adding a new Article to read as follows:

"Article 286a."

"The provisions of Article 286, Penal Code of Texas, 1925, shall not be applicable to bowling alleys."

Add a new Section 3 to read as follows:

"Section 3. The importance of this legislation and the crowded condition of the Calendars in both Houses create 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 that this Act shall take effect and be in force from and after its passage, and it is so enacted.

Senate Amendment No. 3

Amend caption to conform to body of bill.

PERMISSION GRANTED FOR INTRODUCTION OF HOUSE BILLS

Mr. Cavness moved to suspend the necessary rules in order to introduce H. B. No. 1006 at this time.

The motion prevailed without objection.

Mr. Cain moved to suspend the necessary rules in order to introduce H. B. No. 1007 at this time.

The motion prevailed, having received the necessary four-fifths vote.

HOUSE JOINT RESOLUTION NO. 12

ON THIRD READING

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

"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 age required for voting 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 third time.

Mr. Berry moved that further consideration of H. J. R. No. 12 be postponed until 11:00 o'clock a.m. next Tuesday, April 9.

The motion prevailed without objection.

HOUSE JOINT RESOLUTION NO. 22 ON SECOND READING

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

"H. J. R. No. 22, A Joint Resolution
"Proposing an amendment to Article III of the Constitution of the State of Texas by adding thereto a new section to be entitled Section 50b, providing that the Legislature shall provide by law for the establishment of the Texas Student Loan Fund, to be available to all qualified resident students of all junior colleges, colleges, universities and graduate schools in the State of Texas; providing that any enabling Acts shall not be invalid because of their anticipatory character; prescribing the form of ballot and providing for the necessary proclamation and publication."

The resolution was read second time.

Mr. Eckhardt offered the follow-
Amend H. J. R. 22 by striking all below the enacting clause, and substituting in lieu thereof, the following:

Section 1. That Article III of the Constitution of the State of Texas be amended by adding thereto a new section to be known as Section 6b, to read as follows:

"Section 6b. The Legislature may provide by law for the establishment of the Texas Student Loan Fund and may make appropriation therefor. Said fund shall be limited to needed financial assistance to qualified resident students of junior colleges, colleges, universities or graduate schools located in Texas. Should the Legislature enact enabling laws in anticipation of this amendment, such Acts shall not be void by reason of their anticipatory character."

Sec. 2. The foregoing constitutional amendment shall be submitted to a vote of the qualified electors of this state at an election to be held on the first Tuesday after the first Monday in November, 1964, at which election all ballots shall have printed thereon the following:

"FOR the constitutional amendment establishing the Texas Student Loan Fund."

"AGAINST the constitutional amendment establishing the Texas Student Loan Fund."

Sec. 3. The Governor of Texas shall issue the necessary proclamation for the election and this amendment shall be published in the manner and for the length of time as required by the Constitution and laws of this state.

A record vote was requested on the adoption of Committee Amendment No. 1.

Committee Amendment No. 1 was adopted by the following vote:

Yea—106

Alaniz  Beckman  Brooks  Cain  Calvillo  Colp  Collins  Cory  Cougheen  Cowan  Daves  Davis of Galveston  Doke  Duggan  Dungan  Eckhardt  Edwards  Exrei  Finney  Fletcher  Floyd  Foreman  Garrison  Gibbons  Gladden  Glenn  Green  Grover  Gujer  Haines of Brazos  Harling  Harris  Harris of Galveston  Haynes of Orange  Healy  Hendrix  Hinsen  Isacks  Jamison  Johnson of Bexar  Kilpatrick  Kliger  Kramer  Kuehn

Nays—38

Adams  Allen  Atwell  Ballard  Banfield  Barson  Bear  Baxley  Bearden  Beckman  Beck  Beroen  Brown of Taylor  Butler  Chapman  Claybon  Cook  Cotten  Craig

Fairchild  Hallmark  Harding  Harris of Dallas  Hetton  Holloway  Houston  Hughes  Jarvis  Johnson of Dallas  Knapp  Macatee  Morgan
April 2, 1963  HOUSE JOURNAL  859

Moyer    Simpson
Parsley  Slidell
Pendleton Stollenwerck
Perry    Thompson
Rosson   Traeger
Satterwhite Wilson
Absent
Crews    Townsend
Absent—Excused
Fondren  Quilliam
Ligarde

(The above record vote was requested by Mr. Haring, Mr. Parmer and Mr. Wieting.)

H. J. R. No. 22 was then passed by the following vote:

Yeas- 107

Alaniz    Arbledge
Barnes    Bass of Bowie
Bass of Harris Beckham
Berry     Haines of Bosque
Blairner  Haring
Blaine    Harris
Brookes   Haynes of Galveston
Brown     Heasty
of Galveston
Brown     Hendryx
Cain      Hison
Caldwell  Iassachs
Cannies   Jamison
Cannon    Johnson of Bexar
Carpenter Kilpatrick
Carriker  Klager
Carrasco  Kelba
Cherry    Kothmann
Cole      Lack
Collins   McClinton
Cory      McDonald
Coughran  of Hidalgo
Cowden    McDonald of Rusk
Cowles    McGregor
Crews     McElhaney
de la Garza McNutt
Dole      Mann
Dugan     Markgraf
Dungan    Miller
Edwards   Murray
Escovedo  Mutchler
Finney    Niemeyer
Fletcher  Nagent
Floyd     Parker
Foreman   Peary
Garrison  Pedlar

Pipkin   Smith of Bexar
Price     Smith of Jefferson
Rapp      Stewart
Richards  Thurmond
Richardson Townsend
Ritter    Walker
Roberts   Ward
Rodriguez Weldon
Schiller  Wells
Segrest    Whaley
Shannon   Wheeler
Shelley   Whitefield
Shultz    Wheeling
Slack     Woods

Nays—38

Adams    Houston
Allen     Hughes
Atwell    Jarvis
Ball      Johnson of Dallas
Banfield  Knapp
Boyesen  Mace
Brown of Taylor Morgan
Butler    Moyer
Chapman   Parsley
Clayton   Pendleton
Cook      Petty
Cotten    Boccon
Crain     Satterwhite
Fairchild Simpson
Hailmark  Slidell
Harding   Stollenwerck
Harris of Dallas Thompson
Heton     Traeger
Holjewell Wilson

Absent—Excused
Fondren  Quilliam
Ligarde

BILL SIGNED BY THE SPEAKER

The Speaker signed in the presence of the House, after giving due notice thereof and its caption had been read, the following enrolled bill:

H. B. No. 494, "An Act changing the name and function of the "Legion Branch of the San Antonio State Tuberculosis Hospital"; repealing all laws in conflict herewith; and declaring an emergency."

MESSAGE FROM THE SENATE

Austin, Texas, April 2, 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. 4, By Dies: Providing
a sick leave policy for teachers employed in the Texas Public Free Schools; and declaring an emergency.

S. B. No. 382, By Crump: Relating to products made by inmates of the Texas Department of Corrections; authorizing vocational training of prisoners; and declaring an emergency.

S. B. No. 349, By Herring: Creating the 147th Judicial District of Travis County; and declaring an emergency.

S. B. No. 385, By Moore: Relating to service and age requirements for retirement of judges; and declaring an emergency.

S. B. No. 389, By Moore: Requiring the filing of records containing certain information by those who conduct public opinion polls regarding political candidates; and declaring an emergency.

S. B. No. 436, By Parkhouse: Relating to certain exemptions from the inheritance tax; and declaring an emergency.

S. C. R. No. 46, By Herring: Designating Gethsemane Lutheran Church as a State Historical Landmark.

Respectfully,
CHARLES A. SCHNABEL
Secretary of the Senate.

HOUSE BILL NO. 81 ON PASSAGE TO ENGROSSMENT

The Speaker laid before the House, as amended, business, on its passage to engrossment,

H. B. No. 81, A bill to be entitled "An Act amending Section 2 of Chapter 264, Acts of the 48th Legislature, Regular Session, 1941, as last amended by Chapter 421, Acts of the 56th Legislature, Regular Session, 1953, (compiled as Article 2338-1 of Vernon's Texas Civil Statutes) to provide lower age limits for definition of 'delinquent child'; and declaring an emergency."

The bill was read second time on March 27, considered on March 28, and further consideration of the bill was postponed until 11:00 o'clock a.m. today. An amendment offered by Mr. Grover to H. B No. 81 is pending.

Mr. Brown of Galveston raised a point of order on further consideration of the amendment offered by Mr. Grover on the grounds that it is in violation of Article III, Section 20, of the Texas Constitution, and Article 19, Section 7, of the House Rules.

HOUSE AT EASE

At 11:36 o'clock a.m., the Speaker stated that the House would stand at ease.

(Mr. Woods occupied the Chair temporarily.)

(Speaker in the Chair temporarily.)

The Speaker called the House to order at 11:48 o'clock a.m.

Mr. Grover withdrew the pending amendment offered by himself.

Mr. Grover moved that Bill No. 81 be laid on the table subject to call.

There was no objection offered and it was so ordered.

HOUSE BILL NO. 68 ON THIRD READING

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

H. B. No. 68, A bill to be entitled "An Act amending Article 198 of the Revised Civil Statutes of Texas, 1875, as last amended by Chapter 421, Acts of the 48th Legislature, Regular Session, 1941, and Article 1817 of the Revised Civil Statutes of Texas, 1919, as last amended by Chapter 421, Acts of the 56th Legislature, Regular Session, 1953, so as to create the Twelfth Supreme Judicial District, comprised of the counties of Smith, Van Zandt, Henderson, Anderson, Houston, Freestone, Cherokee, Rusk, Nacogdoches, Shelby, Panola, Angelina, Rains, San Augustine, Sabine, Wood, Upshur, Kaufman, Navaarro, Leon and Trinity, and to locate the court of civil appeals therein in the City of Tyler, providing for jurisdiction of cases; and declaring an emergency."

The bill was read third time.

Mr. Chapman offered the following amendment to the bill:

Amend Section 1 of House Bill 68 by striking the paragraph designat-
April 2, 1963  HOUSE JOURNAL  861

ing counties composing the "Twelfth" Supreme Judicial District and substituting in lieu thereof the following paragraph:


The amendment was adopted without objection.

H. B. No. 58 was then passed.

HOUSE BILL NO. 143 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 143, A bill to be entitled "An Act amending Article 1659 of the Revised Civil Statutes of Texas, 1925, so as to raise to Five Hundred Dollars ($500) the amount of emergency purchases a county may make without advertising for competitive bidding; and declaring an emergency."

The amendment was adopted without objection.

H. B. No. 143 was then passed.

HOUSE BILL NO. 206 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 206, A bill to be entitled "An Act amending Section 14 of Chapter 120, Acts Regular Session 44th Legislature, page 318, as amended, Acts 1947, 50th Legislature, page 1059, Chapter 453, Section 2, codified as Section 14 of Article 6008, Vernon's Annotated Civil Statutes, and declaring an emergency."

The bill was read third time and was passed.

HOUSE BILL NO. 206 was passed by the following vote:

Yeas—92


Glenn  Haring  Harris  Hinson  Jamison  Johnson of Bexar  Knapp  McDonald  of Midqalo  McGregor  McEnedy  McFallin  Mackraf  Moyer  Nimmer  Parmer  Peacry  Peeker
**HOUSE JOURNAL**

<table>
<thead>
<tr>
<th>Present</th>
<th>Absent</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price</td>
<td></td>
</tr>
<tr>
<td>Rapp</td>
<td></td>
</tr>
<tr>
<td>Richards</td>
<td></td>
</tr>
<tr>
<td>Roberts</td>
<td></td>
</tr>
<tr>
<td>Rodriguez</td>
<td></td>
</tr>
<tr>
<td>Rosson</td>
<td></td>
</tr>
<tr>
<td>Simpson</td>
<td></td>
</tr>
<tr>
<td>Cook</td>
<td></td>
</tr>
<tr>
<td>Smith</td>
<td></td>
</tr>
<tr>
<td>Smith of Bexar</td>
<td></td>
</tr>
<tr>
<td>Thompson</td>
<td></td>
</tr>
<tr>
<td>Ward</td>
<td></td>
</tr>
<tr>
<td>Wella</td>
<td></td>
</tr>
<tr>
<td>Wheeler</td>
<td></td>
</tr>
<tr>
<td>Wething</td>
<td></td>
</tr>
<tr>
<td>Wilson</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Mr. Johnson of Dallas moved to reconsider the vote by which H. B. No. 206 was passed and to table the motion to reconsider. The motion to table prevailed.

**HOUSE BILL NO. 376 ON THIRD READING**

The Speaker laid before the House, on its third reading and final passage, H. B. No. 376, A bill to be entitled "An Act authorizing the Chairman of the Board of Regents of the State Teachers Colleges to exchange a certain tract of state-owned land for another tract of publicly-owned land of similar size; and declaring an emergency."

The bill was read third time. A record vote was requested on the passage of H. B. No. 376. H. B. No. 376 was passed by the following vote:

**Yeas—137**

- Adams
- Allen
- Ariades
- Atwell
- Ball
- Bedfield
- Barnes
- Bass of Bowie
- Bass of Harris
- Beckham
- Berry
- Birnner
- Blaine
- Boyson
- Bridges
- Brooks
- Brown
- Crain
- crews
- Davis
- Duggan
- Eubank
- Pendley
- Gibson
- Gladman
- Glenn
- Grover
- Guffey
- Haines of Bexar
- Hallmark
- Hardin
- Harris
- Harris of Dallas
- Harris of Orange
- Haynes
- Harris of Galveston
- Henson
- Heston
- Hollie
- Hollowell
- Houston
- Houston of Galveston
- Hubbs
- Houston of Jefferson
- Hubbs
- Hurst
- Huxley
- Iris
- Jackson
- Johnson
- Johnson of Dallas
- Johnson of Jefferson
- Johnson of Galveston
- Johnston
- Kilpatrick
- Knegg
- Knapp
- Koliba
- Koehn
- Kothmann
- Lack
- McClintock
- McCray
- McDonald of Rusk
- McGregor
- McGillivrany
- McCullough
- McCullough of Galveston
- McCullough of Rusk
- McCullough of Tyler
- McDonald of Hunt
- McDonald of Jasper
- McDonald of Parker
- McDonald of Smith
- McDonald of West
- McDonald of Wilson
- McDonald of Wood
- McElroy
- McGehee
- McRae
- McWhorter
- McWhorter of Galveston
- McWhorter of Tyler
- McWhorter of Wood
- McKee
- McKee of Galveston
- McKee of Houston
- McKee of Jefferson
- McKee of Perry
- McKee of Smith
- McKee of Wood
- McKee of Woodville
- McKee of Young
- McKee of Young of Galveston
- McKee of Young of Houston
- McKee of Young of Jefferson
- McKee of Young of Perry
- McKee of Young of Smith
- McKee of Young of Wood
- McKee of Young of Woodville
- McKee of Young of Young
- McKee of Young of Young of Galveston
- McKee of Young of Young of Houston
- McKee of Young of Young of Jefferson
- McKee of Young of Young of Perry
- McKee of Young of Young of Smith
- McKee of Young of Young of Wood
- McKee of Young of Young of Woodville
- McKee of Young of Young of Young
- McKee of Young of Young of Young of Galveston
- McKee of Young of Young of Young of Houston
- McKee of Young of Young of Young of Jefferson
- McKee of Young of Young of Young of Perry
- McKee of Young of Young of Young of Smith
- McKee of Young of Young of Young of Wood
- McKee of Young of Young of Young of Woodville
- McKee of Young of Young of Young of Young
- McKee of Young of Young of Young of Young of Galveston
- McKee of Young of Young of Young of Young of Houston
- McKee of Young of Young of Young of Young of Jefferson
- McKee of Young of Young of Young of Young of Perry
- McKee of Young of Young of Young of Young of Smith
- McKee of Young of Young of Young of Young of Wood
- McKee of Young of Young of Young of Young of Woodville
- McKee of Young of Young of Young of Young of Young
- McKee of Young of Young of Young of Young of Young of Galveston
- McKee of Young of Young of Young of Young of Young of Houston
- McKee of Young of Young of Young of Young of Young of Jefferson
- McKee of Young of Young of Young of Young of Young of Perry
- McKee of Young of Young of Young of Young of Young of Smith
- McKee of Young of Young of Young of Young of Young of Wood
- McKee of Young of Young of Young of Young of Young of Woodville
- McKee of Young of Young of Young of Young of Young of Young
- McKee of Young of Young of Young of Young of Young of Young of Galveston
- McKee of Young of Young of Young of Young of Young of Young of Houston
- McKee of Young of Young of Young of Young of Young of Young of Jefferson
- McKee of Young of Young of Young of Young of Young of Young of Perry
- McKee of Young of Young of Young of Young of Young of Young of Smith
- McKee of Young of Young of Young of Young of Young of Young of Wood
- McKee of Young of Young of Young of Young of Young of Young of Woodville
- McKee of Young of Young of Young of Young of Young of Young of Young
- McKee of Young of Young of Young of Young of Young of Young of Young of Galveston
- McKee of Young of Young of Young of Young of Young of Young of Young of Houston
- McKee of Young of Young of Young of Young of Young of Young of Young of Jefferson
- McKee of Young of Young of Young of Young of Young of Young of Young of Perry
- McKee of Young of Young of Young of Young of Young of Young of Young of Smith
- McKee of Young of Young of Young of Young of Young of Young of Young of Wood
- McKee of Young of Young of Young of Young of Young of Young of Young of Woodville
- McKee of Young of Young of Young of Young of Young of Young of Young of Young
- McKee of Young of Young of Young of Young of Young of Young of Young of Young of Galveston
- McKee of Young of Young of Young of Young of Young of Young of Young of Young of Houston
- McKee of Young of Young of Young of Young of Young of Young of Young of Jefferson
- McKee of Young of Young of Young of Young of Young of Young of Young of Perry
- McKee of Young of Young of Young of Young of Young of Young of Young of Smith
- McKee of Young of Young of Young of Young of Young of Young of Young of Wood
- McKee of Young of Young of Young of Young of Young of Young of Young of Woodville
- McKee of Young of Young of Young of Young of Young of Young of Young of Young
- McKee of Young of Young of Young of Young of Young of Young of Young of Young of Galveston
- McKee of Young of Young of Young of Young of Young of Young of Young of Young of Houston
- McKee of Young of Young of Young of Young of Young of Young of Young of Jefferson
- McKee of Young of Young of Young of Young of Young of Young of Young of Perry
- McKee of Young of Young of Young of Young of Young of Young of Young of Smith
- McKee of Young of Young of Young of Young of Young of Young of Young of Wood
- McKee of Young of Young of Young of Young of Young of Young of Young of Woodville
- McKee of Young of Young of Young of Young of Young of Young of Young of Young
- McKee of Young of Young of Young of Young of Young of Young of Young of Young of Galveston
- McKee of Young of Young of Young of Young of Young of Young of Young of Young of Houston
- McKee of Young of Young of Young of Young of Young of Young of Young of Jefferson
- McKee of Young of Young of Young of Young of Young of Young of Young of Perry
- McKee of Young of Young of Young of Young of Young of Young of Young of Smith
- McKee of Young of Young of Young of Young of Young of Young of Young of Wood
- McKee of Young of Young of Young of Young of Young of Young of Young of Woodville
- McKee of Young of Young of Young of Young of Young of Young of Young of Young
- McKee of Young of Young of Young of Young of Young of Young of Young of Young of Galveston
- McKee of Young of Young of Young of Young of Young of Young of Young of Young of Houston
- McKee of Young of Young of Young of Young of Young of Young of Young of Jefferson
- McKee of Young of Young of Young of Young of Young of Young of Young of …

Mr. Richards moved to reconsider.
the vote by which H. B. No. 376 was passed and to table the motion to reconsider.

The motion to table prevailed.

LEAVE OF ABSENCE GRANTED

Mr. Miller was granted leave of absence for the remainder of the day on account of important business, on motion of Mr. Eckhardt.

HOUSE BILL NO. 462 ON THIRD READING

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

H. B. No. 462, a bill to be entitled "An Act amending Article IV, Chapter 173, Acts of the 47th Legislature, Regular Session, 1941 (codified as Article 6687b of Vernon's Texas Civil Statutes) to add a new section providing for the issuance of an occupational license; providing for the payment of a fee for such license; providing for a court order relating to such occupational license; providing a penalty; and declaring an emergency."

The bill was read third time.

Mr. Shipley moved to table H. B. No. 462.

A record vote was requested on the motion to table.

The vote of the House was taken on the motion to table H. B. No. 462 and the vote resulted Yeas 70, Nays 69 and 1 Present-not voting, whereupon the Speaker voted Nay and the vote was announced Yeas 70, Nays 69.

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

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

Yeas—70
Adams
Allen
Aridjode
Ball
Barnes
Bass of Bowie
Beckham
Birkner
Cole
Collins
Cory
Cotten
Crain
Davis
Dungan
Edwards
Finey
Floyd
Gibbons
Glenn
Green
Hallmark
Haring
Hendryx
Hinson
Houston
Isaacks
Jamison
Lack
Mcclinton
McDonald
Mann
Markgraf
Moyer
Niemeyer
Nugent
Parmer
Farley
Pearcy
Pendleton
Petty
Price
Ritter
Roberts
Rosen
Shipley
Shotts
Simpson
Smith of Jefferson
Hollowell
Houston
Isaacks
Jamison
Lack
Mcclinton
McDonald
Mann
Markgraf
Moyer
Niemeyer
Nugent
Parmer
Farley
Pearcy
Pendleton
Petty
Price
Ritter
Roberts
Rosen
Shipley
Shotts
Simpson
Smith of Jefferson
Hollowell
Houston
Isaacks
Jamison
Lack
Mcclinton
McDonald
Mann
Markgraf
...
Mr. Richards (present), who would vote Yea, with Mr. Miller (absent) who would vote Nay.

The Speaker stated that the motion to table H. B. No. 462 was lost by the above vote.

Mr. Nugent offered the following amendment to the bill:

Amend H. B. No. 462 by adding a new section appropriately numbered:

Any persons availing themselves of the provisions of this bill for the issuance of an occupational license shall have their drivers license under the terms of this Act encumbered with the restrictions set out herein for a period of not less than Ninety Days in addition to the suspension period ordered in the court upon conviction and not more than 2 years, such additional period of time to be determined by the Court originally trying such case.

The amendment was adopted without objection.

Mr. Nugent offered the following amendment to the bill:

Add a new paragraph appropriately numbered:

The provisions of the Act shall be applicable to first offenders only.

The amendment was adopted without objection.

A record vote was requested on the passage of H. B. No. 462.

The vote of the House was taken on the passage of H. B. No. 462 and the vote was announced Yeas 71, Nays 70 and 1 Present-not voting.

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

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

Yea—71

Alanis Hughes
Bass of Harris Jarvis
Berry Johnson of Bexar
Blais Kilpatrick
Boysen Klager
Brooks Knapp
Brown of Galveston Koliba
Butler Kochmann
Cain McLennan
Canales McLaughlin
Cavness McNutt
Chapman Mancos
Cook Morgan
Coughran Murray
Cowden Mutschler
Cowles Nugent
Crews Parker
De la Garza Pecos
Doke Pipkins
Duggan Rapp
Dickard Richardson
Esquivel Rodriguez
Fairchild Rosen
Fletcher Satterwhite
Foreman Schiller
Gaddes Shannon
Glover Slack
Haines of Branson Smith of Bexar
Harding Stullenswicke
Harriod Thurmond
Walker of Galveston Walker of Dallas
Harris Wheeler
Haynes of Orange Whitley
Hefty Woods
Heflin

Nays—70

Adams Cannon
Allen Carpenter
Arledge Carriker
Atwell Cherry
Ball Clayton
Bannister Cole
Barnes Collins
Bass of Bowie Cory
Beckham Cotten
Birkner Crain
Bridges Davis
Brown of Taylor Duncan
Caldwell Edwards
The Speaker stated that H. B. No. 462 was passed by the above vote.

**REASON FOR VOTE**

Reason for vote on H. B. 462,

1. The bill allows a man to drive only if he can prove it is vital to his job, and then he can drive only when he is on duty subject to other restrictions set by the Judge.

2. The bill is permissive, not mandatory, at the discretion of the Judge who heard the original case.

3. The bill applies only to first offenders.

4. By allowing a man to work, the state is spared the expense of supporting the man and his family through unemployment compensation or relief.

The Speaker laid before the House, on its third reading and final passage, H. B. No. 523, A bill to be entitled "An Act authorizing the Board of Regents of the State Teachers Colleges to accept gifts and donations in order to establish a research center to be known as the Killgore Research Center on the campus of West Texas State College; making provisions for the disbursement of the moneys received and for the maintenance and administration of the research center; granting the administration of the college authority to conduct a permanent research program, in conjunction with the donors; providing for severability; and declaring an emergency."

The bill was read third time.

A record vote was requested on the passage of H. B. No. 523.

H. B. No. 523 was passed by the following vote:

<table>
<thead>
<tr>
<th>Yea</th>
<th>Nay</th>
</tr>
</thead>
<tbody>
<tr>
<td>140</td>
<td>0</td>
</tr>
</tbody>
</table>

**PAIRED**

Mr. Richards (present), who would vote Nay, with Mr. Miller (absent), who would vote Yea.

(The above record vote was requested by Mr. Collins, Mr. Cherry and Mr. Markgraf.)

The Speaker stated that H. B. No. 462 was passed by the above vote.
The motion to table prevailed.

HOUSE BILL NO. 567 ON THIRD READING

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

H. B. No. 567, A bill to be entitled "An Act amending Sections 1, 3, 4, 6, and 21 of Chapter 236, House Bill No. 99, Acts of the Regular Session of the Forty-fifth Legislature as amended by Chapter 5, House Bill No. 945, Acts of the Regular Session of the Forty-sixth Legislature (codified as Article 118b, Sections 1, 3, 4, 6 and 21, Vernon's Annotated Civil Statutes of Texas, and Article 1700a-3, Vernon's Annotated Penal Code of Texas); amending Section 11 and repealing Section 27 of Chapter 236, House Bill No. 99, Acts of the Regular Session of the Forty-fifth Legislature (codified as Article 118b, Sections 11 and 27, Vernon's Annotated Civil Statutes of Texas); amending Section 25 of Chapter 236, House Bill No. 99, Acts of the Regular Session of the Forty-fifth Legislature as amended by Chapter 32, House Bill No. 78, Acts of the Second Called Session of the Forty-fifth Legislature (codified as Article 118b, Section 25, Vernon's Annotated Civil Statutes of Texas); amending Section 3 of Chapter 16, Senate Bill No. 663, Acts of the First Called Session of the Forty-fifth Legislature (codified as Article 1287-2 of Vernon's Annotated Civil Statutes of Texas); relating to the bonding and licensing of dealers in citrus fruit in the State of Texas; providing for a bond based on the number of standard packed boxes of citrus handled; prescribing penalties for the violation of this act; providing for the giving of a single surety bond of twenty-five thousand ($25,000) dollars contingent upon faithful performance of all provisions of House Bill No. 99 and House Bill No. 567, Acts of the Regular Session of the Forty-fifth Legislature, and the licensing of any person under both acts on the payment of a single license fee; repealing the provisions requiring license fee only for those selling or doing business in the Texas Citrus Zone as defined in Section 1 of House Bill No. 563, Chapter 350, 42nd Legislature, Regular Session; providing a saving clause; and declaring an emergency."
April 2, 1963

HOUSE JOURNAL

The bill was read third time and was passed.

Mr. de la Garza moved to reconsider the vote by which H. B. No. 567 was passed and to table the motion to reconsider.

The motion to table prevailed.

HOUSE BILL NO. 567 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 567, A bill to be entitled "An Act establishing, authorizing, and providing for the... County Industrial Training School District' located in any county in this state having a population of not less than one hundred thousand (100,000) nor more than two hundred thousand (200,000) according to the last preceding federal census, so as to provide vocational training for residents and non-residents of such county; authorizing the election and terms in office of three (3) trustees, and authorizing them to appoint four (4) certain additional persons to serve with them on such governing board for a term of no longer than four (4) years; providing certain powers and duties of such board; authorizing the issuance of bonds and notes in the accomplishment of the district's purposes; authorizing such district to levy, assess, and collect taxes; providing that the district shall be operated on its tax revenue, tuition, if any, gifts, donations, and endowments, and shall never become a charge against the state, or require appropriations therefrom; authorizing the abolishment of said district and the disposition of its affairs; providing a severability clause; and declaring an emergency.''

The bill was read third time.

Mr. Grover offered the following amendment to the bill:

Amend H. B. 738, page 3, by adding a new section to be entitled Section 5(a), to wit:

"5(a). No Industrial Training School District may be established within any county, within which county any school district has established or is in the process of establishing a vocational or technical high school."

The amendment was adopted without objection.

H. B. No. 738 was then passed.
ADDRESS BY THE HONORABLE
H. G. WELLS

The following address by Mr. Wells, addressing the House on personal privilege on April 1, was ordered printed in the Journal:

Last Friday I received a letter which many of you received and which was written on plain stationery. This letter began "Dear Sucker" and was signed in blue crayon, with the anonymous signature, "Ed." The letter had reference to me. Upon receiving this letter, I felt much as the man I heard of who was tarred and feathered and ridden out of town on a rail by a mob. When the mob reached the city limits, one of the irate citizens asked the uncomfortable culprit if he had anything to say before being ridden completely out of town. His answer was "Yes, if it weren't for the honor of the thing, I'd just as soon walk." I'd just as soon not have been "honored" by having my name appear in such a vicious letter.

I have debated whether this letter is worthy of an answer because first of all, it is based partly on half-faced lies, such as the alleged quote of Mr. James A. "Doc" Potts of Amarillo who neither knows nor has ever spoken to either Mr. Heatly or to the Speaker of the House. Secondly, it contains malicious half-truths and vicious innuendoes. Thirdly, it was sent anonymously.

I don't think any Member of the House would be capable of writing such a letter, and I further feel that I voice the sentiments of all the Members of the House when I say that this is a recklessly irresponsible, maliciously vicious letter.

The author of the letter calls each Member of this House either a bully or a coward, yet I know of nothing more likened unto a bully or a coward than one who strikes from the dark such as this person has done for the purpose of character assassination. Nor do I know anything more cowardly than one who fears even to disclose his own name.

While I have no intention of dignifying "Ed's" letter with an answer, I will say this to the coward who writes under the name of "Ed:"

First, your device of hiding in the darkness to shout forth those things which will not stand the light of truth, such as the quote attributed to "Doc" Potts, is not original with you. Fascists, communists, and all totalitarian regimes have had to resort to the same tactics and have felt them essential. Secondly, you are either a crank, a recklessly irresponsible fanatic or a person completely unconcerned with justice or fairness or truth. For you, in the name of good government, flaunt those principles of law which we hold as our most sacred heritages: the right of a person to be advised of the evidence against him; the right of a person to defend himself, to present his side, to face his accusers before his life or liberty or property is endangered.

I will end by merely saying that you in your letter attempt character assassination in the crudest way, and your type probably will continue to use such reckless methods until one day the same methods shall be used against you. Perhaps at that time you will be able to see what you obviously are incapable of seeing at present—that lies and half-truths can be as deadly as bullets and bombs—that it is only those afraid of the light of truth who hide in the darkness of anonymity—that only a person completely unconcerned with truth or justice could stoop to such a level as to employ such methods as you have used.

ADJOURNMENT

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

The motion prevailed.

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

In accordance with the motion to adjourn, the House, at 12:34 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 a resolution, as follows:
Banlers and Banking: H. B. No. 997.
Conservation and Reclamation: H. B. No. 293.
Military and Veteran's Affairs: S. B. No. 279.
Motor Traffic: H. B. No. 31, S. B. No. 52.
Privileges, Suffrage and Elections: H. B. No. 72.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, April 1, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 206, a bill to be entitled "An Act amending Section 14 of Chapter 12, Acts Regular Session, Forty-fourth Legislature, page 318, as amended, Acts 1947, Fiftieth Legislature, page 1059, Chapter 453, Section 2, codified as Section 14 of Article 6008, Vernon's Annotated Civil Statutes; and declaring an emergency." Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, April 1, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 376, a bill to be entitled "An Act authorizing the Chairman of the Board of Regents of the State Teachers Colleges to exchange a certain tract of state-owned land for another tract of publicly-owned land of similar size; and declaring an emergency." Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, April 1, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 653, a bill to be entitled "An Act amending Article IV, Chapter 175, Acts of the Forty-seventh Legislature, Regular Session, 1941 (codified as Article 6687b of Vernon's Texas Civil Statutes) to add a new Section providing for the issuance of an occupational license; providing for the payment of a fee for such license; providing for a court order relating to such occupational license; providing a penalty; and declaring an emergency." Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.
H. B. No. 567, A bill to be entitled "An Act amending Sections 1, 3, 4, 6 and 21 of Chapter 124, House Bill No. 99, Acts of the Regular Session of the Forty-fifth Legislature as amended by Chapter 5, House Bill No. 943, Acts of the Regular Session of the Forty-sixth Legislature (codified as Article 118b, Sections 1, 3, 4, 6 and 21, Vernon's Annotated Civil Statutes of Texas and Articles 1701a-3, Vernon's Annotated Penal Code of Texas); amending Section 11 and repealing Section 27 of Chapter 236, House Bill No. 99, Acts of the Regular Session of the Forty-fifth Legislature as amended by Chapter 32, House Bill No. 78, Acts of the Second Called Session of the Forty-fifth Legislature (codified as Article 118b, Section 11, Vernon's Annotated Civil Statutes of Texas); amending Section 25 of Chapter 236, House Bill No. 99, Acts of the Regular Session of the Forty-fifth Legislature as amended by Chapter 32, House Bill No. 78, Acts of the Second Called Session of the Forty-fifth Legislature (codified as Article 118b, Section 25, Vernon's Annotated Civil Statutes of Texas); amending Section 66 of Chapter 350, District Civil Statistics, 1925, providing for the giving of notice to the owner or his agent, likewise include provisions relating to the binding and licensing of dealers in citrus fruit in the State of Texas, providing for a bond based on the number of standard packed boxes of citrus handled; prescribing penalties for the violation of this Act; providing for the giving of a single surety bond of Twenty-five Thousand Dollars ($25,000) contingent upon faithful performance of all provisions of House Bill No. 99 and House Bill No. 557, Acts of the Regular Session of the Forty-fifth Legislature, and the licensing of any person under both Acts on the payment of a single license fee; repealing the provisions requiring license fee only for those entering or doing business in the Texas citrus zones as defined in Section 1 of House Bill No. 557, Chapter 350, Forty-second Legislature, Regular Session; providing a saving clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.
county; authorizing the election and
terms in office of three (3) trustees, and authorizing them to ap-
point four (4) certain additional persons to serve with them on such
governing board for a term of no
longer than four (4) years; provid­
ing such board of trustees shall serve
without compensation; authorizing the issuance of bonds and notes in the accomplish­
ment of the District's purposes; au­
thorizing such District to levy, as­
sess, and collect taxes; providing
that the District shall serve without compensation; providing
that the District shall be
operated on its tax revenue, tuition, if any,
gifts, donations, and endowments,
and shall never become a charge against the State, or require appro­
priations therefrom; authorizing the
abolishment of said District and the
disposition of its affairs; providing
a severability clause; and declaring
an emergency."

Has carefully compared same and
finds it correctly
engrossed.

NELSON COWLES, Chairman.

Has carefully compared same and
finds it correctly enrolled.

SHANNON, Chairman.

REPORT OF THE COMMITTEE ON
ENROLLED BILLS

Austin, Texas, April 2, 1963

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

Sir: Your Committee on Enrolled
Bills to whom was referred
H. B. No. 496, An Act changing
the name and function of the "Le­
gion Branch of the San Antonio State
Tuberculosis Hospital;" repealing all
laws in conflict herewith; and de­
clarng an emergency.

Has carefully compared same and
finds it correctly enrolled.

SHANNON, Chairman.

FTORTY-NINTH DAY

(Wednesday, April 3, 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
Arledge
Atwell
Ball
Banfield
Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Birkner
Boysen
Bridges
Brooks
Brown of Galveston
Brown of Taylor
Butler
Cain
Caldwell
Canales
Cannon
Carpenter
Carricker
Cavness
Chapman
Cherry
Clayton
Cole
Collins
Cook
Corby
Cotlen
Coughran
Cowden
Cowles
Craw
Crews
Davis
de la Garza
Doke
Duggan
Eckhardt
Edwards
Esquivel
Fawcett
Finney
Fletcher
Fick
Finney
Pettit
Floyd
Foreman
Garrison
Gibbens
Gladden
Glenn
Grover
Gunther
Hallmark
Harding
Haring
Hardin
Hayes
Hayes of Orange
Heflin
Hendrix
Hines
Houston
Hughes
Isaacks
Jarvis
Johnson of Dallas
Johnson of Bexar
Kilpatrick

April 3, 1963  HOUSE JOURNAL 871

April 3, 1963  HOUSE JOURNAL 871