H. B. No. 628, A bill to be entitled "An Act relating to accounting and verification procedures in the office of the Treasurer and Comptroller of Public Accounts, transferring certain duties from the Treasurer to the Comptroller; repealing Articles 4382 and 4384, Revised Civil Statutes of Texas, 1925; providing for severability: providing an effective date; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, April 22, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 620, A bill to be entitled "An Act amending Chapter 467, House Bill No. 77, Acts, Second Called Session, Forty-fourth Legislature, as such has been heretofore amended, being the Texas Liquor Control Act, and being the Act carried in Vernon's Penal Code as Articles 666 and 667, so as to clarify such Act by making plain the intent of those seeking local option elections and providing for a remaining local option status quo in an area where an attempt to legalize or prohibit has failed; providing a saving clause; repealing laws in conflict herewith; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, April 22, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 755, A bill to be entitled "An Act changing the name of the Agricultural and Mechanical College of Texas to 'Texas A. & M. University'; changing the name of the Texas Agricultural and Mechanical College System to "The Texas A. & M. University System;' and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.
A quorum of the House was announced present.

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

“Our Heavenly Father, in every generation Thou hast called up from the ranks of men certain leaders to accept positions of great responsibility. Upon these men we have leaned for strength as they in turn have depended upon the integrity of those who follow for the ability to make good leadership possible.

To the high position of Speaker of the House, Thou hast called from our ranks the Honorable Byron Tunnel. This day we join our hearts in prayer for him and for his family. Will Thou keep him in Thy love, endow him with Thy wisdom and cause him to continue to be an honored instrument of good to the cause of righteousness and the welfare of our State and Nation.

“Through Christ our Lord we pray.

Amen.”

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence:

Mr. Birkner for today on account of important business, on motion of Mr. McClinton.

Mr. Kilpatrick for today on account of illness in his family, on motion of Mr. Weldon.

HOUSE BILLS ON FIRST READING

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

By Jamison, Cotten and Johnson of Bexar:

H. B. No. 1047, A bill to be entitled “An Act making it a misdemeanor to knowingly offer or expose for sale, sell, use in the buying or selling of any commodity or thing, or for hire or award, or use in the computation of any charge for services rendered, commodities or things sold or delivered or accounts rendered, a false calculating device, defining the term ‘false calculating device,’ providing a penalty, defining the term ‘person,’ providing for exceptions, authorizing regulation and inspection by the Commissioner of Agriculture and his inspectors and agents, and declaring an emergency.”

Referred to the Committee on Criminal Jurisprudence.

By Gladden and Richardson:

H. B. No. 1048, A bill to be entitled “An Act amending the Texas Probate Code by adding a new Section 404A to allow the guardian to make all funeral arrangements for a deceased ward, to pay all such expenses out of the estate of the deceased ward, and to allow such guardian to pay all other existing debts as the court...
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may approve; 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 be­
fore the House, read first time and
referred to the appropriate Com­
mittee, as follows:

S. B. No. 123 to the Committee on
State Affairs.

BILL SIGNED BY THE SPEAKER

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

H. B. No. 1002, “An Act creating
a conservation and reclamation dis­
trict to be known as ‘Clear Lake City
Water Authority’; describing the
area of the Authority; finding that
all of the land and other property
within the Authority will be bene­
fitted; finding that the boundaries
of said Authority form a closure;
setting forth the rights, privileges,
powers, authority and functions of
the Authority; providing that it shall
not be necessary to call a confirma­
tion election, a hearing on the ex­
closure of lands, or a hearing on the
plan of taxation; providing further
rights, powers and authority; pro­
viding for the use of public road­
ways, streets, alleys or public easen­
ments; providing for contracts with
municipal corporations and others
relating to the development of
lands; providing for a Board of
Directors; making provision in the
event of relocation, raising, rerouting
or changing the grade of, or altering
the construction of any highway,
railroad, or similar facilities; pro­
viding that the bonds of the Author­
ity are legal and authorized invest­
ments of certain entities; providing
for a depository bank; providing for
the keeping of a complete system of
accounts; finding that the Authority
will be performing an essential pub­
lie function; finding that the enact­
ment hereof is in fulfillment of a
duty conferred by the Constitu­
tion of the State of Texas; providing
a severability clause; and declaring an
emergency.”

CONGRATULATORY RESOLUTIONS
ADOPTED

H. S. R. No. 420, By Lack: Ex­
tending best wishes for a speedy re­
covery to Mrs. Sara Margaret Harris.

H. S. R. No. 421, By Parker: Com­
mending Burt J. Lee, Jr.

H. S. R. No. 423, By Wieting: Con­
gratulating Miss Martha Sue
Andrews.

H. S. R. No. 424, By Allen: Con­
gratulating the Pine Tree High
School Band.

H. S. R. No. 425, By Foreman,
Ritter, Cain and Cavness: Commend­
ing the Third and Fourth Grade
Classes of Pease Elementary School.

HOUSE BILL NO. 714 WITH
SENATE AMENDMENTS

Mr. Crain moved to suspend all
the necessary rules for the purpose
of concurring in the Senate Amend­
ments to,

H. B. No. 714, A bill to be entitled
“An Act providing for the creation
of Archer County Hospital District
with the boundaries of such District
coterminous with the boundaries of
Archer County, Texas, pursuant to
authority granted by Section 9, Ar­
ticle IX, of the Constitution of the
State of Texas; providing for an
election on the question of the crea­
tion of such District and the levy
of a tax, not to exceed seventy-five
cents ($0.75) on One Hundred Dollar
($100) valuation, for the support
and maintenance of said District and
the payment of any bonds issued by
said District; providing for the assump­tion by
said District of outstanding bonded
indebtedness; providing said District
with power to issue bonds for the
purpose of the purchase, construc­
tion, acquisition, repair or recon­
struction of buildings and improve­
ments and equipping same for hospital pur­
poses and for the refunding of such
bonds; providing a governing body
for such District and providing for
its powers and duties and the tenure of
tits members; withdrawing auth­
crity for the sale of bonds for hospi­
tal purposes by Archer County or
any city located therein; enacting
other provisions incident and germ­
inal to the purposes of such Act; pro-
viding a severability clause; and de­
claring an emergency.”

The motion to suspend the neces­
sary rules and to concur in the Sen­
ate Amendments to H. B. No. 716 prevailed.

TEXT OF SENATE AMENDMENTS
TO HOUSE BILL NO. 716

Senate Floor Amendment No. 1
Amend House Bill 716 by strik­
ing out the word “Wichita” where it appears in Section 8, Paragraph (c) of said bill and inserting in lieu thereof the word “Archer.”

Senate Floor Amendment No. 2
Amend Sec. 16 (a) of House Bill 716 by inserting the word “not” between the words “shall” and “have” in the first sentence of said Sec. 15 (a).

Senate Floor Amendment No. 3
Amend caption to conform to body of bill.

HOUSE BILL NO. 697 WITH SEN­
ATE AMENDMENTS

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

H. B. No. 697, A bill to be entitled “An Act authorizing district judges to draw a warrant on the appropriate county fund, in certain instances, to cover the cost of bringing meals into the jury room so that juries may be kept together for deliberation; limiting such expenditures to One Dollar ($1) per juror per meal; and declaring an emergency.”

On motion of Mr. Cory, the House concurred in the Senate Amendments to H. B. No. 697.

TEXT OF SENATE AMENDMENTS
TO HOUSE BILL NO. 697

Senate Amendment No. 1
Amend Section 1 of H. B. No. 697 to read as follows:

“Section 1. (a) Whenever the judge deems it advisable, in order to expedite the final disposition of any district court civil case for which a jury is empaneled, to keep the jury together for deliberation rather than to dismiss it for meals, he shall have the power to draw a warrant on the jury fund or other appropriate fund of the county in which the case is being tried, to cover the cost of buy­
ing meals and bringing same into the jury room. However, not more than One Dollar ($1) may be spent per meal for any juror.

(b) The provisions of this Act shall not apply in any county unless the commissioners court has ap­
proved jury meals in civil cases as a proper expense of the county.”

Senate Amendment No. 2
Amend caption to conform to body of bill.

HOUSE BILL NO. 378 WITH
SENATE AMENDMENTS

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

H. B. No. 378, A bill to be entitled “An Act amending Section 1 of Chap­
er 50, Acts of the Fifty-fifth Legis­
lature, Regular Session, 1957, as last amended by Chapter 65, Acts of the Fifty-seventh Legislature, First Called Session, 1961, relating to regulatory authority of the Game and Fish Commission in certain counties, so as to include Real and Coke Counties; and declaring an emergency.”

On motion of Mr. Nugent, the House concurred in the Senate Amendments to H. B. No. 378.

TEXT OF SENATE AMENDMENTS
TO HOUSE BILL NO. 378

Senate Amendment No. 1
Amend Section 1 as quoted in Section 1 of House Bill No. 378 by adding the word "Reagan" followed by a comma immediately before the word "Real.”

Senate Amendment No. 2
Amend caption to conform to body of bill.

TO GRANT PERMISSION TO SUE
THE STATE

The Speaker laid before the House for consideration at this time the following resolution:
Whereas, Mrs. Arra Grisham and her children, W. D. Grisham, Freddie Grisham, Jack Hailey Grisham, and Louise Grisham Moorehead and her husband Luble Moorehead are the owners of real property located on the east side of U. S. Highway No. 75, about seven (7) miles south of Conroe, Montgomery County, Texas; and

Whereas, Mrs. Grisham and the other owners of the property allege that in the construction of the Needham Road overpass over U. S. Highway No. 75, all the drainage and culverts were removed at this intersection, thereby causing water to overflow and cause considerable damage to their property as a result of the inadequate drainage system; and

Whereas, Mrs. Arra Grisham and her children desire to institute suit against the State of Texas and the Texas Highway Department to recover compensation for such alleged damages suffered by them; now therefore be it

Resolved by the Senate of the State of Texas, the House of Representatives concurring, That the said Mrs. Arra Grisham and her children, W. D. Grisham, Freddie Grisham, Jack Hailey Grisham, and Louise Grisham Moorehead and her husband Luble Moorehead be and are hereby granted permission to bring suit against the State of Texas and the Texas Highway Department to determine validity of their claims and to recover judgment for such relief as they may be entitled to; and be it further

Resolved, That nothing herein shall be construed as a waiver of any defenses, of fact as well as law, that may be asserted by or available to the State of Texas, or any of the departments or agencies of the State of Texas, or any of the political subdivisions of the State of Texas, in said suit, but all such defenses are hereby specifically reserved.

The resolution was referred to the Committee on State Affairs.

TO GRANT PERMISSION TO SUE THE STATE

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

S. C. R. No. 32

Whereas, United Gas Pipe Line Company is a Delaware corporation doing business in the State of Texas in accordance with the laws of the State of Texas; and

Whereas, United Gas Pipe Line Company paid to the State of Texas severance beneficiary taxes in the amount of $3,450.69 for the month of September, 1959, such taxes having been levied by Articles 22.01-22.09, House Bill No. 11, Acts 1959, 56th Legislature, 3rd Called Session, page 187, Chapter 4, which Act has been declared unconstitutional by the Austin Court of Civil Appeals, the Texas Supreme Court having refused writ of error, in the case styled Calvert v. Transcontinental Gas Pipeline Corporation, 241 S.W. 2d 889 (Tex. Civ. App.—Austin, 1959, error refused); and

Whereas, There is no provision in the laws of the State of Texas to determine accurately and definitely what amount of taxes, if any, should be returned; and

Whereas, In order to determine definitely and accurately the same, it is the policy of the Legislature to set a court of competent jurisdiction pass upon the same; and

Whereas, It is the policy of the Legislature to give and grant to persons and corporations the right to
Resolved, By the Senate of Texas, the House of Representatives concurring, that United Gas Pipe Line Company be and it is hereby granted permission to bring suit against the State of Texas in any court of competent jurisdiction in Travis County, Texas, to recover judgment against the State of Texas for all amounts of money alleged to have been heretofore illegally extracted and paid by United Gas Pipe Line Company under said unconstitutional law, and service of citation for the purposes herein granted may be served upon the State of Texas by serving the Attorney General, the State Treasurer and the Comptroller of Public Accounts; and, be it further

Resolved, That such suit may be filed within two years from the effective date of this Resolution; and, be it further

Resolved, That it is understood that the purpose of this Resolution is solely to grant permission to bring suit against the State of Texas and no admission of the liability on the part of the State of Texas or any fact made by this Resolution, and it is specifically provided that the facts upon which they seek to recover must be proved in court as in other civil cases.

Resolved, That no Interest shall be paid to United Gas Pipe Line Company in the event a final judgment is obtained by it for recovery of taxes paid under Articles 22.01-22.09, House Bill No. 11, Acts 1959, 56th Legislature, 3rd Called Session, page 187, chapter 1; provided if a final judgment is obtained by United Gas Pipe Line Company, all increases in rates obtained on the basis of taxes paid under said Act shall be refunded to all those having paid such rate increases.

The resolution was referred to the Committee on State Affairs.

TO GRANT PERMISSION TO SUE THE STATE

The Speaker laid before the House for consideration the following resolution:

S. C. R. No. 32

Whereas, Mrs. Maude T. Rabun and her daughter, Mrs. Ruth Gardner, and son, J. D. Rabun, have alleged that in the construction of Interstate Highway No. 45, the surface of the roadbed and the dump for this construction were raised approximately eight to ten feet above the surface of their 76-acre tract through which the highway was routed; and

Whereas, Mrs. Rabun and her children, who are joint owners of the tract situated one and one-half miles northwest of the town of Willis, Montgomery County, Texas, allege that the Texas Highway Department failed to put sodding or grasses, or drainage facilities or ditches along the sides of the dump; and that rains have caused the ordinary clay soil, of which the dump was constructed, to wash down upon their property on both sides of the highway right-of-way, causing heavy damage; and

Whereas, As a result of such damage, the said Mrs. Rabun and her children desire to institute suit against the State of Texas and the Texas Highway Department to recover compensation for such alleged damages suffered by them; now therefore be it

Resolved, By the Senate of the State of Texas, the House of Representatives concurring, that the said Mrs. Maude Rabun and her daughter, Mrs. Ruth Gardner, and son, J. D. Rabun, be and are hereby granted permission to bring suit against the State of Texas and the Texas Highway Department to determine validity of their claims and to recover judgment for such relief as they may be entitled to; and be it further

Resolved, That the sole purpose of this resolution is to grant permission to Mrs. Maude Rabun and her children to bring suit against the State of Texas. No admission of liability or of any fact is made by the passage of this resolution, but on the contrary, it is specifically provided that the facts upon which Mrs. Maude Rabun and her children seek to recover must be proved in court as in other civil cases.

The resolution was referred to the Committee on State Affairs.
April 24, 1963

TO GRANT PERMISSION TO SUED THE STATE

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

S. C. R. No. 19
Whereas, Glidden William Davis, a resident of Harris County, Texas, served a term as an inmate of the Texas state prison at Huntsville, Texas; and
Whereas, He alleges that on January 4, 1960, while performing duties assigned to him in the prison, he suffered an injury to his leg; and
Whereas, As a result of the injuries received, he underwent surgery at John Sealy Hospital in Galveston and the lower portion of his right leg was removed; and
Whereas, There was an initial delay in securing treatment for the injury, and subsequently Glidden William Davis suffered considerable pain and difficulty because his artificial leg was not properly fitted and adjusted; and
Whereas, After parole he managed to secure the necessary treatment and proper fitting for the artificial limb and is now gainfully employed, having completed his parole; and
Whereas, Glidden William Davis is desirous of determining the liability, if any, of the State of Texas and the Texas Department of Corrections for his injury and the loss of his right leg, and for that purpose he desires to file suit in the court having jurisdiction over the claim to have such liability and the amount of damages therefore, if any, judicially determined; now therefore be it
Resolved, By the Senate of the State of Texas, the House of Representatives concurring, That Glidden William Davis be authorized to file a suit against the State of Texas and the Texas Department of Corrections for the amount of his claim to determine liability; and be it further
Resolved, That the sole purpose of this resolution is to grant permission to Glidden William Davis to bring suit against the State of Texas. No admission of liability or of any fact is made by the passage of this resolution, but on the contrary, it is specifically provided that the facts upon which Glidden William Davis seeks to recover must be proved in court as in other civil cases.

The resolution was referred to the Committee on State Affairs.

TO GRANT PERMISSION TO SUED THE STATE

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

S. C. R. No. 17
Whereas, Socony Mobil Oil Company, Inc., a private corporation incorporated under the laws of the State of New York and duly authorized to transact business in the State of Texas; and
Whereas, Socony Mobil Oil Company, Inc., asserts it has paid the State of Texas taxes on insurance premiums in the sum of $65,926.01 on May 10, 1961, and $39.38 on July 10, 1961, levied pursuant to the provisions of House Bill No. 256, Acts 1957, 55th Legislature, Regular Session, p. 1189, Chap. 394, which act has been declared unconstitutional by the Supreme Court of the United States in the case styled State Board of Insurance et al. v. Todd Shipyards Corporation, reported in 370 U. S. 461 (1962); and
Whereas, The Supreme Court of the United States has held that taxes paid under this act were unlawfully extracted and that said act is void and of no force and effect; and
Whereas, It is the policy of the Legislature to give and grant to persons and corporations the right to litigate any valid claim against the State of Texas in a court of competent jurisdiction; now, therefore, be it
Resolved, By the House of Representatives, the Senate of Texas concurring, That Socony Mobil Oil Company, Inc., be and it is hereby granted permission to bring suit against the State of Texas in any court of competent jurisdiction in Travis County, Texas, to recover judgment against the State of Texas for the said amounts of money herefore illegally extracted from and paid by said corporation under said unconstitutional law, and service of citation for the purposes herein granted may be served upon the State of Texas by serving the Attorney General, the State Treasurer, and the Comptroller of Public Accounts; and, be it further
Resolved, That such suit may be
Resolved, That it is understood that the purpose of this Resolution is solely to grant permission to bring suit against the State of Texas and no admission of liability on the part of the state or as to any fact is made by this Resolution, and it is specifically provided that the facts upon which any recovery is sought must be proved in court as in other civil cases; and, be it further
Resolved, That no interest shall be paid Socony Mobil Oil Company, Inc., in the event a final judgment is obtained by it for recovery of taxes paid under House Bill No. 256, Acts 1957, 56th Legislature, Regular Session, p. 1180, Chap. 194, and, be it further
Resolved, That nothing herein shall be construed as a waiver of any defense, of fact as well as of law, that may be asserted by or available to the State of Texas, or any of the Departments or Agencies of the State of Texas, or any of the political Subdivisions of the State of Texas, in said suit, but all such defenses are hereby specifically reserved.

The resolution was referred to the Committee on State Affairs.

TO DEDICATE CERTAIN TRACTS OF LAND TO CITY OF AUSTIN FOR STREET PURPOSES

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

S. C. R. No. 29

Whereas, The construction of a limited access thoroughfare connecting State Highway No. 183 and State Highway No. 290 and serving as a highway loop through the City of Austin, necessitates the dedication of certain tracts of land for such street purposes; and,

Whereas, The public project will be of great benefit to the citizens of the State of Texas by affording another connecting link between such two highways and by affording better access for the public to the Highland Lakes area; and,

Whereas, The City of Austin has acquired right-of-way for this thoroughfare and highway loop from the Colorado River northerly to White Rock Drive without participation by the State in such right-of-way costs; and,

Whereas, Creation of this thoroughfare and highway loop will greatly benefit various State properties and the public in general;

Now, Therefore, be it Resolved by the Senate, the House of Representatives concurring:

That the hereinafter described tracts of land be and the same are hereby dedicated to the City of Austin for street purposes. Said tracts of land being more particularly described as follows:

Tract 1. Being out of and a part of that certain 189.11 acre tract of land out of and a part of the Daniel J. Gilbert Survey in the City of Austin, Travis County, Texas, which 189.11 acre tract of land was conveyed by the Government of the United States of America to the State of Texas by public law 49-54th Congress and approved June 1, 1955, according to a map or plat of said 189.11 acre tract of land based on a survey by Metcalf Engineering Company and prepared by the Adjutant General's Department, Engineering Division, Camp Mabry, Austin, Texas, of record in Book 7 at page 137 of the Plat Records of Travis County, Texas; containing 0.617 of one acre of land and being more particularly described as follows:

Beginning at a concrete monument at the south line of Highland Park West, a subdivision of record in Book 7 at Page 189 of the Plat Records of Travis County, Texas, said concrete monument also being Station 5 on the aforesaid Adjutant General's Department plat:

Thence, with the north line of the said State of Texas 189.11 acre tract of land, 846+11" E 325.78 feet to a concrete monument at the southwest corner of Lot 1, Block A, said Highland Park West, said concrete monument also being on the west line of Edgehill Way, and being Station 6 on the said Adjutant General's Department plat;

Thence, with the most northerly east line of the said State of Texas...
TO DEDICATE CERTAIN TRACT OF LAND TO CITY OF AUSTIN FOR STREET PURPOSES

The resolution was referred to the Committee on State Affairs.

The Speaker laid before the House:

TO DEDICATE CERTAIN TRACT OF LAND TO CITY OF AUSTIN FOR STREET PURPOSES

The resolution was referred to the Committee on State Affairs.
for consideration at this time the following resolution:

S. C. R. No. 31

Whereas, By H. C. R. No. 82, the 53rd Legislature dedicated certain right-of-way to the City of Austin for Shoal Creek Boulevard; and,

Whereas, The City Council of the City of Austin has agreed to vacate 0.073 of an acre of the right-of-way dedicated by the aforementioned H. C. R. No. 82 of the 53rd Legislature provided that the Legislature now dedicate 0.061 of one acre of land to permit a better alignment of Shoal Creek Boulevard; and,

Whereas, The Legislature finds it to be in the public interest to dedicate said 0.061 of an acre in consideration for the vacation by the City Council of the City of Austin of the aforementioned 0.073 of one acre in order to permit such realignment of Shoal Creek Boulevard in the City of Austin; Now, Therefore, be it

Resolved By The Senate, The House of Representatives Concurring:

That the hereinafter described tract be and the same is hereby dedicated to the City of Austin for street purposes; said tract of land being more particularly described as follows:

0.061 of one acre of land, same being out of and a part of that certain 100.00 acre tract of land out of the George W. Spear Leases in the City of Austin, Travis County, Texas, which 100.00 acre tract of land was conveyed to the State of Texas by Warranty Deed dated July 28, 1887 of record in Volume 169 at Page 250 of the Deed Records of Travis County, Texas; said 0.061 of one acre of land being more particularly described by metes and bounds as follows:

Beginning at an iron pin at the most westerly corner of the herein described tract of land, same being the northeast corner of Lot 5, Block A, Shoal Courts, a subdivision of record in Book 9 at Page 185 of the Plat Records of Travis County, Texas, which point of beginning is also the point of intersection of the south line of the said State of Texas tract of land and the proposed curving west line of Shoal Creek Boulevard said curve having an intersection angle of 65° 33'; a radius of 318.41 feet and a tangent distance of 205.00 feet;

Thence, following said proposed west line of Shoal Creek Boulevard with a curve to the left an arc distance of 47.66 feet, the sub-chord of which arc bears S 56° 02' W 202.12 feet to its point of intersection with the present west line of said Shoal Creek Boulevard, same being the point of curvature of a curve whose intersection angle is 49° 05', whose radius is 481.51 feet, and whose tangent distance is 320.59 feet, for the most northerly corner of the herein described tract of land;

Thence, continuing with the proposed west line of Shoal Creek Boulevard with a curve to the left an arc distance of 203.63 feet, the sub-chord of which arc bears S 15° 02' W 202.12 feet to its point of intersection with the aforementioned south line of the State of Texas tract of land, same being the north line of the aforementioned Shoal Courts, for the most easterly corner of the herein described tract of land;

Thence, with the said south line of the State of Texas tract of land, N 59° 65' W 38.95 feet to the point of beginning.

The resolution was referred to the Committee on State Affairs.

SENATE BILL NO. 33 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, S. B. No. 53, A bill to be entitled "An Act to amend Article 861, Revised Penal Code, 1925, to provide for the protection and policing of the Capitol, Governor's Mansion, State Office Buildings and the grounds thereof; to prohibit trespassers thereon and damage thereto; to regulate and control the use of the parking facilities, streets, alleys, and driveways; to provide penalties for the violations thereof; to empower watchmen and policemen employed by the State, Highway Patrolmen, Texas Rangers, and policemen of the
City of Austin to enforce the provisions of this Act and the Civil and Criminal Laws of the State in the area to allow the use of parking tickets or courtesy summons in connection with the enforcement of the traffic laws; to authorize and require the use of appropriate vehicle identification insignia, decals, emblems, tags, stickers, or other suitable media to be issued to each and every elected member of the Legislature, the Governor, Lieutenant Governor, elected State Officials, members of Boards and Commissions and Administrative Heads of State Agencies in Austin; and further providing for the issuance and required use of identification insignia identical in design to that described above, with the exception that such insignia shall be of a different color or combination of colors, to State employees employed in the Capitol Buildings and State Office Buildings in Austin who may regularly drive their personal automobiles to work and to permit such employee owned private automobiles to park on the Capitol driveways, streets and parking areas without penalty so long as such vehicles properly display a current automobile identification insignia issued to the registered owner of the vehicle parked on State property; providing for certified lists of State employees to be furnished by the respective executive and administrative heads of State agencies which shall be used as the basis for issuance of employee vehicle identification insignia and further providing for the issuance of appropriate special vehicle identification insignia to those persons regularly employed in the Capitol area as the Governor, Lieutenant Governor and the Speaker of the House may certify to the enforcement agency; providing for the issuance and control of the issuance of all such vehicle identification insignia by the Texas Department of Public Safety and furthermore, to vest the Municipal Court of the City of Austin and the Justice of the Peace Courts in Travis County, Texas, with jurisdiction over the offenses hereinbefore referred to.

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

Yeas-140

Adams
Alaniz
Allen
Arledge
Atwell
Ball
Bardwell
Barens
Bass of Bowie
Bass of Harris
Beckham
Berry
Bexley
Beyer
Bhane
Boyesen
Bricker
Brown
Brown of Galveston
Brown of Taylor
Budler
Cain
Caldwell
Canales
Canyon
Carriker
Casas
Cavness
Cheek
Clark
Cook
Cory
Coughran
Cowden
Cowles
Grain
Greer
Greer
Greer
Guffey
Haines of Brazos
Hale
Harding
Haring

Harris
Harris of Dallas
Harnes of Orange
Healy
Heflin
Hendrix
Hines
Hollowell
Houston
Hughes
Iwazaki
Janison
Jarvis
Johnson of Dallas
Johnson of Bexar
Klocker
Kopp
Lack
Ligarde
McClain
McDonald
of Hidalgo
McDonald of Rusk
of Hidalgo
McNutt
Macatee
Mann
Mankraf
Miller
Morgan
Moyer
Muesher
Niemeier
Nugent
Parker
Parr
Pearcy
Peier
Pendleton
Petty
Pipkin
Price
Quillman
Rapp
Richards
Richardson
Ritter
Roberts
Rodriguez
Rosson
Satterwhite
Schillen
Segret
Shannon
Shipley
Shutt
Shingleton
Shriver
Shumaker
Simpson
Mr. Cavness moved to reconsider the vote by which S. B. No. 23 was passed and to table the motion to reconsider.

The motion to table prevailed. The Speaker laid before the House, SENATE BILL NO. 35 ON THIRD READING, on its third reading and final passage.

MESSAGE FROM THE SENATE

Austin, Texas, April 24, 1963
Hon. Byron Tunnell, Speaker of the House of Representatives.

Mr. Speaker: I am directed by the Senate to inform the House that the Senate has passed the following:

S. B. No. 35, By Owen: Prohibiting the display of the United Nations flag on State owned property; and declaring an emergency.

S. B. No. 353, By Word: Credit given by Insurance Board for good fire records; and declaring an emergency.

S. J. R. No. 26, By Harrington: Relating to retirement disability and death benefit for all appointive officers of Jefferson County; and declaring an emergency.

Respectfully,
CHARLES A. SCHNABEL, Secretary of the Senate.

The Speaker laid before the House, SENATE BILL NO. 61 ON THIRD READING, on its third reading and final passage.

S. B. No. 61, A bill to be entitled "An Act amending Chapter 436, Acts of the Forty-fifth Legislature, Regular Session, 1937, as amended, (compiled as Article 6221c, Vernon's Texas Civil Statutes), by adding thereto a new section so as to provide for the extension of the period between internal inspections of certain stationary and unfired boilers; and declaring an emergency."

The bill was read third time and was passed.
13, relating to formation of election precincts for the various types of elections, and providing for consolidation of precincts for certain elections; amending Sections 15 and 16, relating to appointment of election judges and clerks, and service and duties of election officers, and providing rules applying to all general, special, and primary elections, amending Sections 17 and 18, relating to qualifications and disqualification of election judges, clerks, and watchers (supervisors); amending Sections 19, 20, and 21, relating to appointment and service of watchers (supervisors); amending Section 22, relating to pay of election judges and clerks, and making its provisions apply to all elections; amending Section 33, relating to classes of persons not qualified to vote; amending Section 34, relating to qualifications and requirements for voting; amending Section 37, relating to absentee voting, by amending Subdivision 1, setting out requirements and conditions for voting by personal appearance and by mail; by adding Subdivision 3a, stating the elections to which Section 37 applies and the officer to conduct absentee voting in each type of election; by amending Subdivision 2, setting out requirements for an application to vote absentee; by amending Subdivisions 3 and 4, and adding Subdivisions 3a and 3b, relating to period for absentee voting by personal appearance, procedures for absentee voting by personal appearance in county-wide elections and in certain elections less than county-wide, and period and procedures for absentee voting by mail, etc., and declaring an emergency.

The bill was read third time and was passed.

RECORD OF VOTE
Mr. Roberts requested to be recorded as voting Nay on the passage of S. B. No. 61.

SENATE BILL NO. 145 ON THIRD READING
The Speaker laid before the House, on its third reading and final passage, S. B. No. 145, A bill to be entitled "An Act relating to Brazoria County Water Control and Improvement District-Lake Alaska; providing for the repeal of Chapter 46, Acts of the 57th Legislature, Third Called Session, 1962, creating said water control and improvement district; and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE
Mr. Roberts requested to be recorded as voting Nay on the passage of S. B. No. 161.

SENATE BILL NO. 161 ON THIRD READING
The Speaker laid before the House, on its third reading and final passage, S. B. No. 161, A bill to be entitled "An Act amending Section Ten of the Texas Trust Act to permit a trus-
The Speaker laid before the House, on its third reading and final passage,
S. B. No. 213, A bill to be entitled “An Act amending Section 13 of Chapter 186, Acts of 1925, Thirty-ninth Legislature, Regular Session, to provide that contracts executed by the Highway Department for highway improvements may provide for partial payments to an amount not exceeding ninety-five per cent (95%) of the value of the work done and that only five per cent (5%) of the contract price need be retained until the entire work has been completed; providing a severability clause; and declaring an emergency.”

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

Yea—142

Adams Caldwell
Allen Cassad
Arledge Carriker
Atwell Cavness
Ball Chapman
Banfield Cherry
Barnes Clayton
Bass of Bowie Cole
Bass of Harris Collins
Beacham Cook
Berry Cory
Beaue Cotter
Boven Congahan
Bridges Cowden
Brooks Cowles
Brown Crain
of Galveston Cren
Brown of Taylor Davis
Butler de la Garza
Cain Deke

Duggan Miller
Dungan Morgan
Ekhardt Moyer
Edwards Murray
Esquivel Mutchers
Folsom Niemeyer
Finney Nugent
Floyd Parker
Foreman Parsley
Foreman Peary
Garrison Peeler
Gibbons Pendleton
Gladden Petty
Glenn Pipkin
Green Price
Grover Quilliam
Guey Rapp
Haines of Brasos Richards
Hallmark Richardson
Harding Ritter
Haring Roberts
Harris Rodrigues
Harris of Galveston Rosson
Harris of Dallas Satterwhite
Haynes of Orange Schiffer
Heflin Segrest
Hefton Shannon
Hendryx Shipley
Hinson Shutt
Holliswell Simpson
Houston Slack
Hughes Slider
Isacks Smith of Bexar
Jarvis Smith of Jefferson
Johnson of Bexar Stewart
Klager Stollwach
Knapp Thompson
Kothmann Thomsom
Larock Townsend
Lijarde Trager
McClintock Walker
McDonald Ward
Mccollum Ward
of Hidalgo Weldon
McDonald of Rusk Wells
McGregor Whatley
McIntyre Wheeler
McLaughlin Whitfield
McNutt Wieting
Macatee Wilson
Mann Woods
Markgraf

Present—Not Voting

Johnson of Dallas

Absent

Jamison

Absent—Excused

Hirnke Kilpatrick
Carpenter Koliba
Mr. Moyer moved to reconsider the vote by which S. B. No. 213 was passed and to table the motion to reconsider.

The motion to table prevailed.

SENATE BILL NO. 331 ON THIRD READING

The Speaker laid before the House on its third reading and final passage, S. B. No. 331, A bill to be entitled "An Act providing for additional compensation to the judge of the 85th Judicial District in addition to the compensation paid by the state; providing that the additional compensation shall be paid by the commissioners court of Brazos County; and declaring an emergency."

The bill was read third time and was passed.

NOTICE GIVEN

Mr. Smith of Bexar gave notice that he would on the next Legislative day ask for reconsideration of the vote by which H. B. No. 262 and H. C. R. No. 60 were passed.

SENATE BILL NO. 50 ON SECOND READING

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

S. B. No. 50, A bill to be entitled "An Act establishing and providing for a State mentally retarded school; regulating and providing for the operation of same, creating an Independent School District; and declaring an emergency."

The bill was read second time and was passed to third reading.

RECORD OF VOTE

Mr. Walker requested to be recorded as voting Nay on the passage of S. B. No. 50 to third reading.

REASON FOR VOTE

I voted No on S. B. No. 50, not because I am opposed to the creation of schools for the mentally retarded. Several of such schools are badly needed in Texas.

A resolution by Representative Will Smith of Jefferson provided for the creation of such a school in the upper Gulf coast area. To me that means Orange or Jefferson Counties. Therefore I feel that the 57th Legislature intended for this particular school to have been located in one of the counties mentioned above.

Clyde Haynes, Jr.

SENATE BILL NO. 91 ON SECOND READING

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

S. B. No. 91, A bill to be entitled "An Act authorizing establishment of Rehabilitation districts to provide education, training, special services and guidance for handicapped persons; providing for its financing and administration; and declaring an emergency."

The bill was read second time.

Mr. Pipkin moved that further consideration of Senate Bill No. 91 be postponed until 11:00 o'clock a.m., May 1, 1963.

The motion prevailed without objection.

SENATE BILL NO. 101 ON SECOND READING

The Speaker laid before the House on its second reading and passage to third reading,
S. B. No. 101, A bill to be entitled "An Act amending art. 6243h, R. C. S. or Tex., 1925, as amended, by allowing the cumulation of credits for 'creditable service' of an employee employed by two or more participating departments, if certain conditions are met; by providing for the retroactive application of this Act in favor of all persons eligible for benefits under the provisions hereof from and after January 1, 1959; and declaring an emergency."

The bill was read second time and was passed to third reading. 

(Mr. Heatly in the Chair)

PROVIDING FOR CONSIDERATION OF LOCAL AND UNCONTESTED BILL CALENDAR

Mr. Johnson of Dallas moved to suspend the necessary rules in order to set a Local and Uncontested Bill Calendar for next Tuesday, April 30, at 9:00 o'clock a.m.

The motion prevailed without objection.

VOTE RECORDED

By unanimous consent of the House, Mr. Cowden was granted permission to be recorded as voting aye on H. J. R. No. 12, the vote being on April 22.

HONORING SPEAKER BYRON M. TUNNELL, AND FAMILY AND PRESENTATION OF GIFTS

The Honorable W. S. (Bill) Heatly, who was in the Chair, stated that, in accordance with the provisions of H. S. R. No. 422, this day has been designated as "Speaker's Day."

The Chair then laid before the House the following resolution offered by Mr. Harnes:

H. S. R. No. 422

Whereas, In keeping with a cherished tradition to recognize the service rendered by the Speaker of the House, the Fifty-eighth House of Representatives is today honoring Speaker Byron Tunnell; and

Whereas, Distinguished guests on this Speaker's Day are the former House Members who have occupied the demanding and honorable position as Speaker of the House in prior sessions of the Legislature; and

Whereas, It is the desire of this House to pay tribute to former Speakers and their families; now, therefore, be it

Resolved, That the House of Representatives of the Fifty-eighth Legislature of the State of Texas extend privileges of the floor to former Speakers and their families on Speaker's Day, April 24, 1963.

The resolution was read and was unanimously adopted.

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

The Chair announced the appointment of the following Committee to escort Former Speakers and their Wives to seats, in the center aisle, provided for them:

Messrs. Walker, Chairman; Barnes, Allen, Crews, Shipley, Chapman, Cook, Fondren, Atwell, de la Garza, Slack, Fairchild and Jarvis.

Former Speakers and their Wives were announced at the Bar of the House and, being admitted, were escorted to the seats arranged for them.

The Chair announced the appointment of the following Committee to escort Speaker Byron Tunnell and Party to the Speaker's Rostrum:

Messrs. Slider, Chairman; Chew, Miller, Mutsche and Smith of Bexar.

Speaker Tunnell and Party were announced at the Bar of the House, and were escorted to the Speaker's Rostrum.

The Chair recognized the Honorable James L. Slidet, of Morris County, who introduced the following:

Leah Dawn Tunnell, daughter of the Speaker and Mrs. Tunnell;

Scharlane Tunnell, daughter of the Speaker and Mrs. Tunnell;

Mrs. Grace Hewitt, aunt of Speaker Tunnell;

Mrs. Bette Tunnell, wife of Speaker Tunnell.
Mr. Slider then introduced Speaker Byron M. Tunnell to the House.

The Chair recognized the Honorable Menton J. Murray of Cameron County, who introduced Former Speakers and their Wives who were present as follows: The Honorable Robert Lee Bobbitt, escorted by the Honorable Ben Barnes; The Honorable W. S. Barron and Mrs. Barron, escorted by the Honorable Bill Walker; Mrs. R. Emmett Morse, wife of the late R. Emmett Morse, escorted by the Honorable David Crews; The Honorable Homer Leonard and Mrs. Leonard, escorted by the Honorable Donald K. Chapman; The Honorable Reuben "Senterfitt and Mrs. Senterfitt, escorted by the Honorable Ben Atwell; The Honorable Jim Lindsey and Mrs. Lindsey, escorted by the Honorable Eligio de la Garza; The Honorable Waggomer Carr and Mrs. Carr, escorted by the Honorable Richard G. Black; and The Honorable James A. Turman and Mrs. Turman, escorted by the Honorable Robert Fairchild.

The Chair then recognized the Honorable James A. Turman, who presented a Speaker's Chair to the Honorable Byron M. Tunnell.

The Chair then recognized the Honorable Collier Adams, who presented an enrolled copy of H. S. R. No. 493 to Speaker Tunnell.

The Honorable Eligio de la Garza was recognized, and addressed the House, as follows:

Mr. Acting Speaker, Mr. Speaker, your distinguished Family, distinguished Former Speakers, Ladies and Gentlemen, my Colleagues in the House:

It was my honor several weeks ago, on the first day of this Session, to make one of the nominating speeches in behalf of our Speaker, and at that time I took the liberty of saying that perhaps all of us that have served in the House have the yearning and desire to some day be Speaker, but that as with all things, we come to the realization that not all of us can be Speaker and therefore it falls upon us to elect one of us whom we think can do a better job than we can. I said that Byron Tunnell was my choice because I felt that he could do a better job than I could do, and sometimes that is hard for a politician to say. I said I spoke for all of Texas in nominating a man who would give us leadership, who would give us efficient, honest and economical government by his service in this House, and it is my great and happy privilege to stand before you almost at the twilight of this Session—to stand before you and say that he has done so.

This House passed and sent to the Senate an Appropriations Bill that was within the expected revenue. This had not been done in a long time. Not one penny more than we had was spent. This House passed a tax bill that was guided by the Revenue and Taxation Committee under his leadership that was not amended a single time by the House and I do not know when that has been done in the history of the House. We have passed or are about to pass all the major legislation for this session. All this has been done under the leadership of Mr. Speaker. I am sure with the guidance of his wife and family and, of course, with the help of all the House. This has been different from other sessions. Of course, we have had bad things that were not different, we have heard rumblings of "why didn't I get a better committee?" They sound like echoes of the past and I recall my saying that at the last session and some time ago the session before, and the one before that. No, the House has not radically changed but yet in not changing, we have had a more noticeable movement in this House of unity with the other Chamber, of unity with the Executive, which in great part goes to the very efficient and able leadership of Speaker Tunnell.

You who honor us here today by your presence have left your mark and you have made Texas what it is today; we commend you for it.
The people of Texas are proud of you and your mark in history will forever be fixed. Today we add another little mark in the history of Texas but one that in my opinion will cleave a little harder, a little wider, and a little deeper because we have a man who has given much. His honesty, his integrity, his leadership have been beyond comparison. I am proud to have been a small part of his service here.

Mr. Speaker, we commend you for your leadership; we thank you for your encouragement and guidance; and we wish you and your family well and all of Texas joins me in saying that Texas will be a little better because you served us. Texas will be a little greater because you came our way. God bless you, Mr. Speaker.

The Honorable Gene Fondren of Williamson County was recognized, and addressed the House, as follows:

Mr. Speaker, Honored Guests, Fellow Members.

I am acutely aware of the privilege that is mine in addressing this assembly, in the Center Aisle are men who have had significant roles in the writing of much of the history of Texas. It is an illustrious history. And, though in the moment of debate, we, in the discharge of our respective duties, may disagree as to its proper course, the history presently being written will likewise meet the stringent test of time.

To those of us who have not served in such capacity, the consuming burdens of being "Mr. Speaker" are unknown. Yet, by virtue of our close association we can appreciate the arduous tasks and serious responsibilities which confront the Speaker of the House of Representatives. It is therefore fitting that we, on this traditional occasion, give recognition to the service of this high office, and pay tribute to the men who have assumed its mantle.

In particular, today, we offer best wishes and Godspeed to the man who now wears the mantle of "Mr. Speaker," and to his wife and family who sustain him. He wears it well. The people of Texas are being well served by his leadership in the 58th legislature. Accomplishment speaks for itself.

Of the man, Byron Tunnell. Of humble origin, he knows humility. By dint of hard work, he has learned success. With dedication, he has achieved competence. From experience, he has acquired judgment. By gift, he has the capacity to serve.

From "paper boy" to Speaker of the House of Representatives! As the poet once said, Mr. Speaker:

"We never know how high we are till we are called to rise; And then, if we are true to plan, Our statures touch the skies."

The Chair recognized the Honorable Horace B. Houston, Jr., of Dallas County, who addressed the House, as follows:

Mr. Speaker, Members and Guests:

I am pleased to have the privilege of participating in the ceremony of this Speaker's Day. Speaking for the Republicans, I say that we express thanks and appreciation for the warmth and graciousness with which you have received and treated us and for the objective and impartial approach you have demonstrated with regard to major legislation which has directly affected us.

At the hands of a smaller man, the story could have been so different. With this thought in mind you will understand, Mr. Tunnell, why we doubly appreciate your efforts in our behalf.

On motion of Mr. Shannon, and by unanimous consent, the above remarks of Mr. de la Garza, Mr. Fondren and Mr. Houston were ordered printed in the Journal.

The Honorable Myra Banfield, of Fort Bend County, was recognized and, on behalf of the Members of the House, presented a dress and a pair of shoes to Leah Dawn Tunnell.

The Honorable Bill J. Parsley of Lubbock County was recognized and presented Scharlane Tunnell with a charm bracelet from the Members of the House.

The Honorable Robert H. Hughes
The Honorable Maurice S. Pipkin of Cameron County was recognized and presented Speaker Tunnell with a set of golf clubs from the Speaker's Staff and the Chaplain.

The Honorable George H. Cook of Ector County was recognized and presented Speaker Tunnell and family a glass-topped coffee table, made from etched English glass from the ceiling of the Capitol Building, on behalf of the Enrolling and Engrossing Room.

The Honorable Ray E. McNutt of El Paso County was recognized and presented Speaker Tunnell with one place setting of sterling silver flatware from the Supervisor of Secretaries, her assistant and the secretarial pool.

The Honorable Henry C. Grover of Harris County was recognized and presented Speaker Tunnell with a Baylor University tie.

The Honorable John Allen of Gregg County was recognized and presented Mrs. Tunnell with a piece of luggage from the Committee Clerks.

The Honorable Will L. Smith of Jefferson County was recognized and presented Speaker and Mrs. Tunnell with a sterling silver vegetable bowl from the Porters and Maids.

The Honorable H. G. Wells of Swisher County was recognized and presented Speaker Tunnell and family a telephone lamp from the House telephone operators.

The Honorable Roger H. Thurmond, Jr., of Val Verde County was recognized and presented Leah Dawn Tunnell with a piece of luggage from Members of the House.

The Honorable R. H. Cory of Victoria County was recognized and presented Scharline Tunnell with a piece of luggage from Members of the House.

Page Gregg Rosen was recognized and presented Speaker Tunnell with a gift of pencils, pencil sharpener and eraser from himself.

The Honorable Donald K. Shipley of Harris County was recognized and presented Speaker Tunnell with a toy gun from Members of the House.

The Honorable Ben Barnes of Comanche County was recognized and presented Speaker Tunnell with a deer rifle from Members of the House.

The Honorable John C. Alani of Bosque County was recognized and addressed the House.

The Honorable George Cowden of McLennan County was recognized and presented Speaker Tunnell with a practice football from Members of the "East Team."

The Honorable David Crews of Montgomery County was recognized and presented Speaker Tunnell with a recording of nominating speeches made in his behalf on January 8, 1963.

The Honorable John Allen of Gregg County was recognized and presented Speaker Tunnell with a piece of luggage from Members of the House.
presented Speaker Tunnell and family with a color TV set from friends of Kilgore, Texas. He also presented Speaker Tunnell with a summer suit from friends of Longview, Texas.

The Honorable Dudley R. Mann, Jr., of El Paso County was recognized and presented Speaker Tunnell with a watch from Members of the House.

The Honorable Jerry Butler of Karnes County was recognized and presented Speaker Tunnell with a framed scroll signed by all Members of the House of Representatives of the Fifty-eighth Legislature.

The Chair recognized Mrs. Tunnell, who addressed the House briefly, expressing appreciation for the gifts.

The Chair then recognized Speaker Tunnell who addressed the House expressing appreciation for the gifts.

RECESS

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

The motion prevailed without objection.

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

In accordance with the motion to recess, the House, at 12:40 o'clock p.m., took recess until 10:00 o'clock a.m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

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

Banks and Banking: S. B. No. 16, S. B. No. 129.


REPRESENTATIVE OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, April 23, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred H. J. R. No. 4, House Joint Resolution proposing an amendment to Sections 4 and 8 of Article III of the Constitution of the State of Texas to provide for the date of commencement and date of expiration of the terms of office of Members of the House of Representatives, and to provide for a special assembly of Members-elect of the House of Representatives for the purpose of taking the oath of office and electing the Speaker and providing that no Special Session of the Legislature shall convene during the period of time after the General Election until the following December 1st; providing for the necessary proclamation and publication.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, April 23, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred H. C. R. No. 8, House Concurrent Resolution, Providing for the establishment of a Study Committee on Prevailing Wages.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, April 23, 1963

Hon. Byron M. Tunnell, Speaker of the House of Representatives.
Sir:
Your Committee on Engrossed Bills to whom was referred H. C. R. No. 38, House Concurrent Resolution granting permission to George Rich to sue the State of Texas.

Has carefully compared same and finds it correctly enrolled.

NELSON COWLES, Chairman.

Austin, Texas, April 23, 1963

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

Sir:
Your Committee on Engrossed Bills to whom was referred H. C. R. No. 65, House Concurrent Resolution Authorizing the Enrolling and Engrossing Clerk to make certain corrections in House Bill No. 611.

Has carefully compared same and finds it correctly enrolled.

NELSON COWLES, Chairman.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, April 23, 1963

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

Sir:
Your Committee on Engrossed Bills to whom was referred H. C. R. No. 60, authorizing the Enrolling-Engrossing Clerk to amend the caption of H. B. No. 362, to conform to the body of the Bill.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963

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

Sir:
Your Committee on Engrossed Bills to whom was referred H. B. No. 315, An Act to amend Section 9 of Chapter 105, Acts of the Fortieth Legislature, First Called Session, 1927 (codified as Section 9 of Article 1105b in Vernon's Texas Civil Statutes), respecting notice required of hearing on assessments for street improvements, and further to provide that failure to give such notice shall be a defense in a suit to enforce any such assessments; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963

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

Sir:
Your Committee on Engrossed Bills to whom was referred H. B. No. 314, An Act to amend Article 1052 of Chapter 9, Title 28, Vernon's Texas Civil Statutes, respecting notice required of hearing on assessments for street improvements; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963

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

Sir:
Your Committee on Engrossed Bills to whom was referred H. B. No. 60, An Act amending Section 9 of Chapter 105, Acts of the Fortieth Legislature, First Called Session, 1927 (codified as Section 9 of Article 1105b in Vernon's Civil Statutes), respecting notice required of hearing on assessments for street improvements, and further to provide that failure to give such notice shall be a defense in a suit to enforce any such assessments; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963

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

Sir:
Your Committee on Engrossed Bills to whom was referred H. B. No. 316, An Act to amend Article 1211 of Chapter 17, Title 28, Vernon's Texas Civil Statutes, respecting notice required of hearing on assessments for street improvements; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.
Austin, Texas, April 23, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 317, An Act to amend Article 1098 of Chapter 9, Title 28, Vernon’s Texas Civil Statutes, respecting notice required of hearing on assessments for street improvements; and declaring an emergency. Has carefully compared same and finds it correctly enrolled.
SHANNON, Chairman.

Austin, Texas, April 23, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 359, An Act amending Title 15, Acts of the Fifty-fifth Legislature, as amended, which is compiled as Article 326k-14 of Vernon’s Texas Civil Statutes, providing that the District Attorney of the 53rd Judicial District shall represent the State in the Criminal District Court and all other district courts of Travis County, providing for the appointment of a First Assistant District Attorney and other Assistant District Attorneys and secretaries with the consent and approval of the Commissioners Court; providing for the minimum and maximum salaries to be paid; containing a severability clause; and declaring an emergency. Has carefully compared same and finds it correctly enrolled.
SHANNON, Chairman.

Austin, Texas, April 23, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 376, An Act authorizing the Chairman of the Board of Regents of the State Teacher 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 enrolled.
SHANNON, Chairman.

Austin, Texas, April 23, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 422, An Act amending Article 2094 of the Revised Civil Statutes of Texas, 1925, as last amended by Section 1 of Chapter 147, Acts of the Fifty-fifth Legislature, Regular Session, 1957, relating to selection of jurors by the jury wheel system so as to make its provisions applicable to additional counties; and declaring an emergency. Has carefully compared same and finds it correctly enrolled.
SHANNON, Chairman.

Austin, Texas, April 23, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.
Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 432, An Act authorizing the Commissioners Court of Upshur County to lease, and/or sell and convey a certain tract of land to Gilmer Industrial Foundation, Inc., of Upshur County, Texas, aggregating fifty-five and six hundred eighteen thousandths (65.618) acres of land, more or less, and being a part of the tract of land conveyed to the County of Upshur, Texas, by Chapter 182, Acts of the Fifty-sixth Legislature, Regular Session, 1959, in order to facilitate its program of the development of its parks and recreational program; providing that funds received by the Commissioners Court from such lease, and/or sale and conveyance be used to maintain and improve the remaining acreage; authorizing the Commissioners Court to employ the use of county machinery, labor and other resources necessary for the maintenance and improvement of the remaining acreage; authorizing an agreement with the Gilmer Industrial Foundation, Inc., not to interfere with development by the county of any project on the remaining acreage; repealing all laws and parts of laws in conflict herewith; providing a saving clause; and declaring an emergency. Has carefully compared same and finds it correctly enrolled.
SHANNON, Chairman.
April 24, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 460, An Act to validate the actions and proceedings of common school districts in counties with a population of not less than sixty-eight thousand (68,000) nor more than seventy-three thousand (73,000) according to the last preceding Federal Census, in increasing their maintenance tax rate; providing that this Act shall have no application to any such districts involved in litigation now pending questioning the validity of such taxes, if such litigation is ultimately determined against the validity of matters hereby validated; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 556, An Act relating to and fixing minimum and maximum salaries of the Official Shorthand Reporter for the 154th Judicial District of Texas and the Official Shorthand Reporter for the 64th Judicial District of Texas; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 567, 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 (codified as Article 118b, Sections 11 and 13, 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 22, House Bill No. 78, Acts of the First Called Session of the Forty-fifth Legislature (codified as Article 118b, Section 25, Vernon's Annotated Civil Statutes of Texas); and 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 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 zone as defined in Section 1 of House Bill No. 553, Chapter 350, Forty-second Legislature, Regular Session; providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 577, An Act relating to an additional tax for common school districts in certain counties; provi-
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir:

Your Committee on Enrolled Bills to whom was referred H. B. No. 578, An Act amending Chapter 23, Acts of the Fifty-seventh Legislature, First Called Session, 1961 (compiled as Article 3280-265 of Vernon's Texas Civil Statutes), which created the Kimble County River Authority, by adding thereto Section 18a and by amending the existing Section 24 so as to provide that the District may call elections limited to the corporate limits of the City of Junction without excluding from the District the remainder of Kimble County; prescribing procedure for the calling of such elections; providing that the valuation of urban property for purposes of taxation by the District shall be the same as that shown on the city tax rolls; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963

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

Sir:

Your Committee on Enrolled Bills to whom was referred H. B. No. 595, An Act to authorize the governing body of the Harris County Flood Control District to establish and maintain setback lines along waterways; providing for hearing thereon and procedures, including enforcement; enacting other provisions related to the subject; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963

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

Sir:

Your Committee on Enrolled Bills to whom was referred H. B. No. 598, An Act relating to rules and regulations governing eligibility for promotional examinations under firemen's and policemen's civil service; amending Subparagraph D of Section 14, Chapter 325, Acts of the Fiftieth Legislature, 1947, as amended, to provide that a person recalled to active military duty may consider time so spent as being duty in the Department concerned insofar as meeting the requirement of two (2) years service in the Department immediately preceding the day of promotional examination; and to provide that if absence for such military duty exceeds twelve (12) months, then to be eligible to participate in a promotional examination upon returning from such service, an individual must serve in the Department a period of ninety (90) days to give him the opportunity to be brought up to date on equipment and techniques; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963

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

Sir:

Your Committee on Enrolled Bills to whom was referred H. B. No. 599, An Act to authorize the governing body of the Harris County Flood Control District to establish and maintain setback lines along waterways, providing for hearing thereon and procedures, including enforcement; enacting other provisions related to the subject; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963

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

Sir:

Your Committee on Enrolled Bills to whom was referred H. B. No. 600, An Act relating to the functioning of the Court of Domestic Relations in and for Tarrant County, Texas; amending Section 9 of Chapter 6, Acts of the Fifty-seventh Legislature, 1962, Third Called Session, to provide that the judge of such Court of Domestic Relations may sit and hear proceedings in the other district courts of Tarrant County, Texas, of which such Court of Domestic Relations would have potential jurisdiction; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963
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Austin, Texas, April 23, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 613, An Act defining "oil well servicing unit"; providing that notwithstanding other statutes governing the length of motor vehicles, it shall be lawful to operate oil well servicing units not to exceed forty (40) feet in length; providing that the width, height, and gross weight of each such unit shall conform to the requirements of Chapter 42, Acts of the Forty-first Legislature, Second Called Session, 1929, as amended (codified as Article 827a of the Revised Penal Code of Texas); and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 614, An Act closing the season in Duval County for five (5) years on deer, javelina, bobwhite and bluetop quail, and dove; providing penalties for violation; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 622, An Act authorizing certain cities to refund their outstanding waterworks revenue bonds and sewer revenue bonds into refunding bonds which will be secured by and payable from a pledge of both waterworks and sewer revenues; prescribing the procedure for the issuance of such refunding bonds and the exchange or sale thereof; prescribing the maximum interest rate and maturity of such refunding bonds; providing, if, prior to such refunding, such city has had elections authorizing the issuance of bonds to be secured by waterworks revenues and other bonds secured by sewer revenues, or either, such bonds may, after the issuance of the refunding bonds authorized herein, be issued and secured by a pledge of revenues of both the waterworks system and sewer system without the necessity of an additional election; making provision for the issuance of additional parity and junior lien revenue bonds; requiring approval of bonds by the Attorney General of Texas and registration by the Comptroller of Public Accounts and prescribing the effect thereof; enacting other provisions relating to the subject; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 638, An Act creating the County Criminal Court at Law No. 4 of Harris County, Texas; providing for the organization thereof and practice therein; prescribing the jurisdiction and terms thereof; defining the powers, rights and privileges of the Judge thereof; providing for clerks thereof in criminal matters and causes; providing for the appointment, election and compensation of the Judge of the Court and prescribing his qualifications; providing for an official court reporter and for his compensation; providing for the collection of fees; providing for an official seal of the Court; prescribing certain duties of sheriffs and constables in relation to the Court; providing for a special Judge; providing for transfer of cases and for exchange of benches; providing for return and validity of process in transferred cases; providing for severability; repealing all laws or parts of laws in conflict herewith; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 685, An Act amending Section 23 of Chapter 66, Acts of the Regular Session of the Fifty-fourth Legislature, being the Act creating West Central Texas Municipal Water District, by providing that the regulatory powers conferred by that Section may be exercised to protect the District's Reservoir from the inflow of salt and other chemicals, and that the District's regulatory powers may also be exercised as to any stream contributing water to the reservoir of the District, and providing that the District shall have the power to employ and constitute its own peace officers who shall have the same power to make arrests as is conferred upon any other duly constituted peace officer by said Section 23, and conferring on the District the rights, power and privileges conferred by General Law on Water Control and Improvement Districts where not in conflict; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 717, An Act enabling each county to create a County Hospital Authority without taxing power; defining terms used in the Act; prescribing the procedure to be followed in creating such Authorities, the method of appointing directors and election of officers, their powers and duties, restricting the territory of an Authority to boundaries of the County creating it; providing for the issuance of Authority's revenue bonds after notice and opportunity for referendum election; prescribing the details for issuance, approval and sale of such bonds and the use to be made of the proceeds; providing for selection of depositaries; exempting Authority's property from taxation; conferring the power of eminent domain; providing for Investment of funds; conferring the power to accept donations; prescribing a severability clause; providing bonds Issued by the Authority shall be lawful investments and security for deposits in certain instances; enacting other provisions related to the subject; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 708, An Act authorizing any town or village to pay all or any portion of the premium for certain group insurance contracts covering its employees; amending the Insurance Code of the State of Texas (Chapter 491, Acts of the Fifty-second Legislature, Regular Session, 1951) as last amended, by adding a new Article to be known as Article 3.51-1; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 781, An Act authorizing the creation of a Hospital District comprising all of Tyler County, Texas, and the assumption of all outstanding indebtedness of Tyler County incurred for hospital purposes; providing said District shall assume responsibility for medical and hospital care for the needy residing within the District; providing that such District shall not be created until authorized by a majority vote of the qualified property taxpaying electors in said District at an election...
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called by the Commissioners Court on its own motion or upon petition; prescribing the form of the ballot for said election; authorizing the levy of a tax by said District not exceeding seventy-five cents (75¢) on the One Hundred Dollar valuation of taxable property for the purpose of maintaining and operating a hospital or hospitals and making additions and improvements thereto; providing the method of assessing and collecting taxes; authorizing the issuance of bonds by the District and prescribing the procedure therefor; authorizing the issuance of refunding bonds by the District; authorizing the conveyance of all hospital properties by Tyler County to the Hospital District; providing for the appointment of a Board of Hospital Managers for said District and prescribing its powers and duties; authorizing the establishment of a retirement system for employees of the District; granting the power of eminent domain to the District; providing for the selection of a depository for funds of the District; prescribing duties of officers of the District and other officers of the County and State with respect to the District; prohibiting the levy of any tax by Tyler County, or any city therein, for hospital purposes after the creation of the District; making bonds of the District eligible for investment of certain funds and as security for certain deposits; making a finding that local notice has been properly given; providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 22, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

SIR: Your Committee on Enrolled Bills to whom was referred
H. B. No. 980, An Act relating to an additional maintenance tax for any common or independent school district having five hundred (500) scholastics or less, according to the last preceding scholastic census, and lying within a county having a population of twenty-one thousand, five hundred (21,500) or more but less than twenty-one thousand, eight hundred (21,800), according to the last preceding Federal Census; providing that such an additional tax shall not be effective until authorized by majority vote of the qualified taxpaying voters residing in such district; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

SIR: Your Committee on Enrolled Bills to whom was referred
H. B. No. 986, An Act amending Chapter 372, Section 1, Acts of the Fifty-seventh Legislature, Regular Session, compiled as Article 3222b, Vernon's Annotated Civil Statutes; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

SIR: Your Committee on Enrolled Bills to whom was referred
H. B. No. 895, An Act relating to the salary of the official shorthand reporter of the 29th Judicial District; providing for travel expenses; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 23, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

SIR: Your Committee on Enrolled Bills to whom was referred
H. B. No. 627, An Act establishing a Juvenile Board for Bell County; prescribing the membership of the board and providing for the compensation of its members; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.
Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, April 24, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 1003, An Act creating a conservation and reclamation district to be known as "Clear Lake City Water Authority," describing the area of the Authority; finding that all of the land and other property within the Authority will be benefited; finding that the boundaries of said Authority form a closure; setting forth the rights, privileges, powers, authority and functions of the Authority; providing that it shall not be necessary to call a confirmation election, a hearing on the exclusion of lands, or a hearing on the plan of taxation; providing further rights, powers and authority; providing for the use of public roadways, streets, alleys or public easements; providing for contracts with municipal corporations and others relating to the development of lands; providing for a Board of Directors; making provision in the event of relocation, raising, rerouting or changing the grade of, or altering the construction of any highway, railroad, or similar facilities; providing that the bonds of the Authority are legal and authorized investments of certain entities; providing for a depository bank; providing for the keeping of a complete system of accounts; finding that the Authority will be performing an essential public function; finding that the enactment hereof is in fulfillment of a duty conferred by the Constitution of the State of Texas; providing a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

SENT TO THE GOVERNOR

April 24, 1963

H. C. R. No. 60.

H. B. No. 29.
H. B. No. 367.
H. B. No. 314.
H. B. No. 315.
H. B. No. 316.
H. B. No. 317.
H. B. No. 318.
H. B. No. 376.
H. B. No. 422.
H. B. No. 432.
H. B. No. 480.
H. B. No. 586.
H. B. No. 567.
H. B. No. 577.
H. B. No. 578.
H. B. No. 588.
H. B. No. 595.
H. B. No. 598.
H. B. No. 612.
H. B. No. 614.
H. B. No. 622.
H. B. No. 628.
H. B. No. 685.
H. B. No. 708.
H. B. No. 717.
H. B. No. 781.
H. B. No. 895.
H. B. No. 980.
H. B. No. 986.
H. B. No. 627.

SENT TO THE GOVERNOR

April 24, 1963

H. B. No. 1003.

SIXTIETH DAY

(Continued)

(Thursday, April 25, 1963)

The House met at 10:00 o'clock