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

Sir: Your Committee on Engrossed Bills to whom was referred
H. B. No. 1026, A bill to be entitled "An Act to amend Section 2 of Chapter 112, Acts of the Fifty-second Legislature, Regular Session, 1951, as last amended by Chapter 99, Acts of the Fifty-fourth Legislature, Regular Session, 1965, relating to hunting deer in Marion County; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred
H. B. No. 1026, A bill to be entitled "An Act amending Section 9 of Chapter 276, Acts of the Fifty-sixth Legislature, Regular Session, 1959, to require approval of all orders, rules and regulations of the Game and Fish Commission by the Commissioners Court of Liberty County in each precinct; and to provide for a waiting period upon disapproval by such Commissioners Court before a public hearing may be held on a similar proposal unless there is a material change in circumstances; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred
H. C. R. No. 69, extending congratulations to Radio Station KAJC-FM of Alvin, Texas, for distinguished service in news coverage.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred
H. C. R. No. 70, making certain corrections in House Bill No. 359.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred
H. B. No. 1033, A bill to be entitled "An Act authorizing the election of school trustees by separate positions in independent school districts in counties having a population of not less than eight thousand, five hundred (8,500) nor more than nine thousand (9,000) according to the last preceding Federal Census; providing that when the Board of Trustees adopts the procedure herein it may not rescind such action; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

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

“Our Heavenly Father, in the time of testing, when all hearts are tried, and all lives are weighed in Thy balances; let us find that in our trials there is triumph, because Thy goodness never faileth.

“Amid all the voices of this vast and varied world, save us from the supreme tragedy of missing Thy call. In every generation of man, men have heard Thy voice; make us aware of Thy presence, and conscious that we too, can hear Thy voice when silence falls and we listen with reverent and obedient hearts.

“Through Christ our Lord we pray.

Amen.”

Mr. Atwell moved to table the amendment, and the motion to table prevailed.

Mr. Atwell offered the following amendment to the bill:

Section 1. Paragraph D of Section 5 of Chapter 498, Acts of the 55th Legislature, Regular Session, 1957, is amended to read as follows:

“D. An annual license fee of two dollars ($2.00) will be charged all retailers who possess and sell fireworks enumerated in Section 2, for which an annual retailer’s license shall be issued effective until midnight of the following 31st day of January. No person, firm or corporation shall offer fireworks for sale to individuals at retail before the 24th day of June and after the 4th day of July, or the 15th day of December of each year and after midnight of the 1st day of January of the following year.”

Mr. Atwell offered the following amendment to the bill:

Amend Senate Bill 105 by substituting in Section 1, Paragraph D thereof the words and numerals One and $1.00 for the words and numerals Two and $2.00.

Mr. Wells offered the following substitute amendment for the above amendment by Mr. Atwell:

Amend Senate Bill 105 by striking all below the enacting clause and substituting in lieu thereof the following:

Section 1. Paragraph D of Section 5 of Chapter 498, Acts of the 55th Legislature, Regular Session, 1957, is amended to read as follows:

“D. An annual license fee of Two Dollars ($2.00) will be charged all retailers who possess and sell fireworks enumerated in Section 2, for which an annual retailer’s license shall be issued effective until midnight of the following 31st day of January. No person, firm or corporation shall offer fireworks for sale to individuals at retail before the 24th day of June and after the 4th day of July, or the 15th day of December of each year and after midnight of the 1st day of January of the following year.”

The substitute amendment by Mr. Wells was adopted.
The amendment by Mr. Atwell, as substituted, was then adopted.

S. B. No. 106 was passed to third reading.

SENATE BILL NO. 47 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, S. B. No. 47, A bill to be entitled "An Act providing for the deposit of all revenues derived from easements on property under the control of the Department of Corrections, together with all revenue received by the Department of Corrections as damages to property under its custody and control, to the Special Mineral Fund of the Department of Corrections, created by the provisions of Section 16 of Senate Bill 364, Acts of the 52nd Legislature, Regular Session, 1951, chapter 326, page 556; and declaring an emergency."

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

**Yeas—140**

- Adams
- Allen
- Atwell
- Ball
- Barnes
- Bass of Bowie
- Bass of Harris
- Beckham
- Berry
- Birrker
- Bishop
- Boyse
- Bridges
- Brooks
- Brown of Galveston
- Brown of Taylor
- Butler
- Cahn
- Caldwell
- Canales
- Cannon
- Carriker
- Champion
- Cherry
- Clayton
- Cola
- Collins
- Cook
- Cory
- Cotten
- Haynes of Orange
- Peasey
- Healy
- Pleas
- Hendrix
- Hinson
- Hollowell
- Hughes
- Iseacks
- Jamison
- Jarvis
- Johnson of Dallas
- Johnson of Bexar
- Kilpatrick
- Kins
- Knapp
- Kolb
- Kothmann
- Lack
- Ligeard
- McLintock
- McDonald
- McDonald of Nida
- McDonald of Rusk
- McIlhany
- McLaughlin
- McNutt
- Macatee
- Mann
- Markgraf
- Miller
- Morgan
- Moyer
- Murray
- Nutcher
- Niemeyer
- Nugent
- Parker
- Farmer
- Parsley
- Nash
- Allen
- Roberts
- Absent
- Arledge
- Smith of Bexar
- Houston
- Absent—Excused
- Banfield
- Cowden
- Carpenter
- Quilliam

REQUEST OF SENATE GRANTED

On motion of Mr. Parsley, the House granted the request of the Senate for the appointment of a Conference Committee on Senate Bill No. 284.

REQUEST OF SENATE GRANTED

On motion of Mr. Parsley, the House granted the request of the
APPOINTMENT OF CONFERENCE COMMITTEE ON S. B. No. 236
The Speaker announced the ap­pointment of the following Confer­ence Committee, on the part of the House, on Senate Bill No. 236:
Messrs. Adams, Chairman; Brown of Taylor, Clayton, Parsley and Quilliam.

APPOINTMENT OF CONFERENCE COMMITTEE ON S. B. No. 235
The Speaker announced the ap­pointment of the following Confer­ence Committee, on the part of the House, on Senate Bill No. 235:
Messrs. Adams, Chairman; Brown of Taylor, Clayton, Parsley and Quilliam.

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

H. B. No. 11, "An Act relating to the advertising of the scenic, historical, natural, agricultural, educational, recreational, and other attractions of Texas; providing for the creation of the Texas Tourist Development Agency and its Admin­istrator, and Advisory Board, pres­cribing their duties and powers; repealing Sections 1 and 2 of Chap­ter 193, Acts, Fifty-sixth Legisla­ture, Regular Session, 1959; as amended (codified as Article 6701d, Revised Civil Statutes of Texas, 1925); providing for severability; and declaring an emergency."

H. B. No. 13, "An Act regulating the authority of cities, towns and villages to annex territory; establishing the extraterritorial jurisdiction of cities, towns and villages; au­thorizing the exercise of certain pow­ers by cities, towns and villages; pro­viding for the disannexation of cer­tain areas annexed by cities, towns and villages after the effective date of this Act under certain conditions; providing that all other laws and parts of laws relating to this subject shall not be repealed by the provi­sions of this Act unless they are ex­pressly inconsistent and then only to the extent of such inconsistency; ex­empting Articles 1183 to 1187, both inclusive, Title 28, Revised Civil Statutes of Texas, 1925; amending Article 1175, Subdivision 2, of the Revised Civil Statutes of Texas, 1925; providing for severability; and declaring an emergency."

H. B. No. 50, "An Act amending Chapter 421, Acts of the Fiftieth Legis­lature, Regular Session, 1947, as amended (codified as Article 6243h, Revised Civil Statutes of Texas, and known as the 'Uniform Act Regu­lating Traffic on Highways,' by add­ing thereto a new Article relating to speed of vehicles, and rules of en­forcement; repealing Section 8 of Chapter 42, Acts of the Forty-first Legis­lature, Second Called Session, 1929, as amended (codified as Sec­tion 8 of Article 827a, Vernon's Penal Code of Texas); and declaring an emergency."

H. B. No. 167, "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."

H. B. No. 50, "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."

H. B. No. 50, "An Act amending Art. 6243h, R. C. S. of Texas, 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, 1958; and declaring an emergency."

The bill was read third time and was passed.

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

SENATE BILL NO. 2 ON SECOND READING

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

S. B. No. 2. A bill to be entitled "An Act creating and establishing Angelo State College at San Angelo, Texas, as a coeducational institution of higher learning, providing that the organization, management and control of said College shall be vested in the Board of Regents of the State Teachers Colleges; empowering the Board of Regents to appoint and to remove the President, any faculty member or other officer or employee of the College when it deems such appointment or removal necessary to the best interests of the College and to fix the salaries and prescribe the duties thereof by written order; providing for offering courses of higher learning in the arts and sciences, in business administration and in teacher training, establishing a standard four-year course for said College; providing for the awarding of bachelor's degrees; providing that higher degrees may be offered only on recommendation of the Board of Regents, with the approval of the Texas Commission on Higher Education; providing for special short and terminal courses; providing for the transfer, gift and donation of all the assets, corporeal properties and facilities of the Junior College District of Tom Green County, Texas, to the Board of Regents of the Junior College District of Tom Green County, Texas, to the Board of Regents or its successors, of the Angelo State College, herein created on September 1, 1945, free and clear of any indebtedness or encumbrances of any kind and authorizing the Board of Regents of the College herein created to accept such assets, corporeal properties and facilities; providing for the Board of Regents to accept donations, gifts and endowments; vesting the management and control of the lands and minerals of the College in the Board of Regents; authorizing and directing the Board of Regents to prescribe fees, rentals and charges for use of the facilities of Angelo State College and for reporting thereof; authorizing the Board of Regents to enter into contracts with the Department of Defense of the United States of America to establish and maintain courses in military training, for credit therefor, under certain conditions; providing a severability clause; and declaring an emergency."

The bill was read second time.

Mr. Slider offered the following amendment to the bill:

Amend Senate Bill 2 by inserting on line 51, page 1, of the printed bill between the word "same" and the word "whether," and after the comma therein, the following to wit:

"including the funds from the Junior College District tax now collected, and the Junior College District of Tom Green County shall continue to assess, equalize, and collect the Junior College District tax as provided in the Acts of the 45th Legislature page 349 Sec. 7, codified in Vernon's Civil Statutes as Article 3811b Sec. 7, and shall remit same to the State Treasury into the special fund created in Sec. 6 of this Act, and the Treasurer shall take from said fund an amount sufficient to cover the cost of said assessment, equalization, and collection and pay same to the said Junior College District of Tom Green County."

Mr. Harding moved to table the amendment offered by Mr. Slider and the motion to table was lost.

The amendment offered by Mr. Slider was then lost.

Mr. Schiller offered the following amendment to the bill:

Amend Section 4 of Senate Bill 2, on line 51, by deleting the figures 1965 and substituting in lieu thereof, the figures 1971.

(Mr. Floyd in the Chair.)
Mr. Harding moved to table the amendment offered by Mr. Schiller.

(Speaker in the Chair.)

The motion table the amendment offered by Mr. Schiller prevailed.

Mr. Traeger offered the following amendment to the bill:

Amend Senate Bill 2 by inserting on line 9, Page 2, of the printed bill, between the word "created" and the word "and," the following to wit:

"on the first day of September, 1967"

and by substituting on line 51, Page 2, of the printed bill, the figures "1967" for the figures "1965."

A record vote was requested on the motion to reconsider the vote by which the amendment offered by Mr. Schiller was lost.

A verification of the vote was requested and was granted.

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

Mr. Clayton offered the following amendment to the bill:

Amend Senate Bill 2 by striking the word "youth" in Sec. 1, line 13, and inserting the word "citizens."

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

Mr. Allen moved to reconsider the vote by which the following amendment offered by Mr. Schiller was lost:

Amend Senate Bill 2 by inserting on line 51, Page 2, of the printed bill between the word "name" and the word "whether," and after the comma therein, the following to wit:

"including the funds from the Junior College District tax now collected, and the Junior College District of Tom Green County shall continue to assess, equalize, and collect the Junior College District tax as provided in the Acts of the 45th Legislature page 249 Sec. 7, codified in Vernon's Annotated Civil Statutes as Article 2816h Sec. 7, and shall remit same to the State Treasury into the special fund created in Sec. 6 of this Act, and the Treasurer shall take from said fund an amount sufficient to cover the cost of said assessment, equalization, and collection and pay same to the said

Junior College District of Tom Green County."

Mr. Harding moved to table the motion to reconsider the vote.

A record vote was requested on the motion to table the motion to reconsider the vote by which the amendment offered by Mr. Schiller was lost.

The vote of the House was taken on the motion to table the motion to reconsider the vote by which the amendment offered by Mr. Schiller was lost, and the vote was announced Yeas 69, Nays 68, and 2 present not voting.

A verification of the vote was requested and was granted.

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

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

Yeas—69

Alaniz
Barnes
Bass of Bowie
Bass of Harris
Beckham
Bickner
Blaine
Bridges
Brooks
Brown of Galveston
Butler
Caldwell
Carriker
Carwile
Carr
Col
Cook
Cory
Coughean
Crain
de la Garza
Dungan
Duignan
Eckhardt
Esquivel
Floyd
Foreman
Garrion
Gladden
Glenn
Guffey
Harding
Haring
Harris
Haynes of Orange
Hestly
Hinton
Johnson of Dallas
Johnson of Bexar
Kilpatrick
Klapair
Knapp
Kolha
Kothmann
Lack
Ligarde
McDonald
of Hidalgo
McGregor
McIffany
Mclhany
Murray
Niemeyer
Nugent
Parker
Parker
Pearcy
Peeler
Pendleton
Rapp
Richardson
Rodriguez
Rossen
Shannon
Shipley
Smith of Jefferson

Nays—68

Alaniz
Barnes
Bass of Bowie
Bass of Harris
Beckham
Bickner
Blaine
Bridges
Brooks
Brown of Galveston
Butler
Caldwell
Carriker
Carwile
Carr
Col
Cook
Cory
Coughean
Crain
de la Garza
Dungan
Duignan
Eckhardt
Esquivel
Floyd
Foreman
Garrion
Gladden
Glenn
Guffey
Harding
Haring
Harris
Haynes of Orange
Hestly
Hinton
Johnson of Dallas
Johnson of Bexar
Kilpatrick
Klapair
Knapp
Kolha
Kothmann
Lack
Ligarde
McDonald
of Hidalgo
McGregor
McIffany
Mclhany
Murray
Niemeyer
Nugent
Parker
Parker
Pearcy
Peeler
Pendleton
Rapp
Richardson
Rodriguez
Rossen
Shannon
Shipley
Smith of Jefferson

2 present not voting.
The Speaker stated that the motion, to table the motion to reconsider the vote by which the amendment offered by Mr. Silder was lost, prevailed by the above vote.

BILLS SIGNED BY THE SPEAKER

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

S. B. No. 133, "An Act amending House Bill No. 141, Chapter 212, Acts of the 56th Legislature, Regular Session, 1981, authorizing the Board for Texas State Hospitals and Special Schools to determine the amount of land excess to the needs of the operation of the Abilene State School and to sell and convey same; providing that the State Highway Department and the State Board of Control be given notice of a pending sale; providing that the land shall be retained by the state if it can be used by the State Highway Department of any state agency for certain purposes; providing the procedure for any sale of the excess land; reserving a mineral interest to the state; providing for a deed of conveyance; and declaring an emergency."

S. B. No. 145, "An Act creating within the Governor's office a commission to be known as the 'Vehicle Equipment Safety Commission'; providing the powers, duties and authority of the Vehicle Equipment Safety Commission; authorizing the Governor to declare the adherence of this state to any safety compact agreement with any state; for the purposes of carrying out the provisions of this Act; making other provisions relating to the content and scope of safety compact agreements; providing a severability clause; and declaring an emergency."

S. B. No. 190, "An Act authorizing the Adjutant General's Department to convey whatever right, title or interest the State of Texas may have in certain lands to the City of Mineral Wells; and declaring an emergency."


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Housed as Article 3815j-2, Section 4A, Vernon's Texas Civil Statutes; and declaring an emergency."

S. B. No. 298, "An Act authorizing the Commissioners Court of each county to appropriate money for the purpose of erecting historical markers, monuments, and medallions, and the purchase, acquisition, and collections of objects of any kind which are of historical significance to such county; and declaring an emergency."

S. B. No. 236, "An Act to amend Section 12 of Article 3.44 of the Insurance Code of Texas, Acts of 1961, 52nd Legislature, page 868, Chapter 491, as amended, by eliminating the requirement that the name and age of each insured, the beneficiary, and a designation of all provisions reducing or limiting payments be included on the face of the policy; providing for a severability clause; and declaring an emergency."

S. B. No. 251, "An Act amending Article 718 of the Revised Civil Statutes of Texas, 1925, which authorizes counties to issue bonds for certain purposes, so as to authorize issuance of bonds for the establishment of homes for the needy or indigent; providing for liberal construction; providing for severability and declaring an emergency."

S. B. No. 280, "An Act to amend the Insurance Code of Texas, Chapter 14, Acts of 1951, 52nd Legislature, page 868, Chapter 491, as amended, by adding thereto a new Article 14.14a; to provide for its application to companies or associations regulated by the provisions of Chapter 14 of the Insurance Code of Texas; to provide for the validation of charters of certain of such companies: to provide for the right to amend the charters of certain of such companies for the purpose of extending their period of duration; to provide for its inapplicability under certain circumstances; to provide for the precedence of this Act in the event of conflict with any other law; to declare the provisions of this Act to be severable; and declaring an emergency."

S. B. No. 267, "An Act to amend Chapter 403, Acts of 1947, 50th Legislature, page 945 (codified as Article 5441a, Vernon's Texas Civil Statutes Annotated, 1925); providing for duties for departments and institutions of the state regarding records administration; and declaring an emergency."

S. B. No. 289, "An Act to amend Section 16(B) of Article 542lm, Title B, Chapter 7, Revised Civil Statutes of Texas, as amended by the Acts of the 57th Texas Legislature, 1962, Third Called Session, page 134, Chapter 46, Section 1, to provide that renewal coverage of terminated insurance shall be subject to evidence of insurability; and to provide that the total insured indebtedness shall not exceed Ten Thousand Dollars ($10,000); providing for severability; and declaring an emergency."

S. B. No. 288, "An Act relating to products made by inmates of the Texas Department of Corrections and the sale of such products to state institutions, departments and

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agencies and to political subdivisions; amending Section 9, Chapter 67, Acts of the 41st Legislature, Fifth Called Session, 1930, as amended to authorize vocational training and rehabilitation of prisoners through work in industries at penal units under the Texas Board of Corrections; requiring state agencies to buy prison-made products when specifications of standards and quality are met; authorizing political subdivisions to buy directly from the Department of Corrections; prescribing the method for setting prices of prison-produced products; specifying kinds of additional information to be contained in post-audit reports of manufacturing enterprises within the prison system; authorizing an industrial revolving fund for financing prison industries, and prescribing the disposition of receipts therefrom; making it unlawful to sell prison-produced products on the open market, and specifying penalties therefor; repealing all laws in the extent of conflict only; and containing an emergency clause.

S. B. No. 383, "An Act amending Section 8, House Bill No. 169, Chapter 427, Acts of the 55th Legislature, Regular Session, 1957, as amended by Chapter 292, Acts of the 57th Legislature, Regular Session, 1961, providing for contracts in the conduct of research; and declaring an emergency."  

S. B. No. 359, "An Act creating a County Court at Law No. 2 of Travis County, Texas; defining its jurisdiction; conforming the jurisdiction of the County Court of Travis County and the Judge thereof; providing for the administration of such courts; fixing the terms of this Court; fixing the salary and qualifications of the Judge thereof; providing for the appointment and election of such Judge and providing for his removal; providing for a severability clause; and declaring an emergency."

S. B. No. 264, "An Act amending House Bill 884, Acts of the 63rd Legislature, Regular Session, 1945, Chapter 735, page 927, codified as Article 5146a, Vernon's Civil Statutes, regulating the hours of State departments so as to repeal the requirement that headquarters offices shall be open on each Saturday future, 8 a.m. to 12 noon; and declaring an emergency."

S. B. No. 418, "An Act authorizing the Commissioners Court of any county to refund outstanding causeway revenue bonds with bonds on proceeds of bonds issued by any said Commissioners Court and to levy and collect an ad valorem tax to pay the interest on and principal of such refunding bonds; subjects the aggregate principal amount of such bonds to the limitations provided by Article 8, Section 9 of the Texas Constitution, providing for an election; granting full discretion to such Commissioners Court in fixing the details of such bonds; providing for continuation of the tax in the event the causeway becomes a part of the State Highway System; providing for refunding of bonds issued pursuant to this Act; limiting the maximum maturity date of such bonds and the interest payable on such bonds; providing such bonds shall be negotiable instruments; providing for the use of moneys remaining in funds created by orders or resolutions authorizing the bonds to be refunded; providing bonds authorized hereunder shall be legal and authorized instruments for types of institutions named; providing that such bonds shall be eligible to secure public funds; providing for the approval of the bonds by the Attorney General; providing for severability; and declaring an emergency."

S. B. No. 417, "An Act amending Section 19 of Article 3.01 of the Insurance Code of Texas, Acts of 1951, Fifty-second Legislature, Section 1, Chapter 491, p. 868, as amended by House Bill No. 491, Acts of 1961, Fifty-seventh Legislature, Section 1, Chapter 479, page 1056, to redefine the term 'net assets' by including certain equipment, furniture and labor-saving machines and devices as part of the 'net assets' of a life insurance company; to delete the minimum cost requirement for inclusion of electronic machines and systems within the term 'net assets' of a life insurance company; authorizing Commissioners of Insurance to adopt regulations permitting companies regulated by Chapters 14 and 22, to determine net assets in accordance
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with this Act; providing for severability; and declaring an emergency.'

S. B. No. 419, "An Act amending Chapter 3 of the Insurance Code of the State of Texas to add thereto a new Article 3.71, authorizing two or more insurance companies to join together in organizations, to offer, sell and administer hospital, surgical and medical expenses insurance plans under a group policy covering residents of Texas 65 years of age and older and their spouses; authorizing such companies to agree and act in concert with respect to premium rates, policy provisions, sales and other matters within the scope of the article; providing certain limitations upon companies regulated by the provisions of Chapter 14 of the Insurance Code; providing for regulation of the forms of applications, certificates, policies and other evidence of such insurance and the filing with and approval by the State Board of Insurance of contracts entered into by such companies and schedules of premium rates, authorizing the State Board of Insurance to disapprove premium rates and other activities under certain conditions; providing as to how such organizations may sue and be sued, and may be served with process; exempting premiums on account of such insurance from the payment of premium taxes; excluding such organizations from provisions of the antitrust law; providing a severability clause; and declaring an emergency.'"

S. B. No. 422, "An Act providing for the creation of a Hospital District over a part of Crosby County to be known as the Mid-Crosby County Hospital District pursuant to authority granted by Section 9 of Article IX of the Texas Constitution; providing for elections on the questions of the creation of such District and the levy of a tax not to exceed Seventy-five Cents ($1/2) for its maintenance support and the payment of bonds issued by it; providing the District with power to issue bonds; and providing for the sale, issuance, purchase, acquisition, repair or renovation of buildings and improvements and equipping same for hospital purposes, and for any and all such purposes, and for the refunding of such bonds; providing that bonds issued by the District shall be lawful investments and security for certain funds; providing a governing body for such District, its powers and duties and the tenure of its members; providing that no other municipality or political subdivision shall have the power to levy taxes or issue bonds or other obligations for hospital purposes or for providing medical care within the boundaries of said District; enacting other provisions incident and germane to the subject and purpose of this Act; providing a severability clause; and declaring an emergency.'"

S. B. No. 436, "An Act amending Chapter 14 of Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, by adding thereto a new Article relating to certain exemptions from the inheritance tax applicable to certain nonresidents; defining the applicability of the Act; and declaring an emergency.'"

S. B. No. 440, "An Act authorizing the Commissioners Court of Orange County to pay the District Judge of the 128th Judicial District compensation in addition to the compensation paid by the state; and declaring an emergency.'"

MESSAGE FROM THE SENATE

Austin, Texas, May 2, 1963

Hon. Byron M. 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. C. R. No. 62, By Cole: In memory of Mrs. Maud Gage Sterling.

I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to S. B. 278 by 29 Yeas, 6 Nays.
The Senate has adopted the Conference Committee report on House Bill No. 42 by 27 Yeas and 0 Nays.

I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to S. B. 380 by viva voce vote.

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

H. C. R. No. 67, By Satterwhite: Authorizing and directing the Director of Corrections of the Texas Department of Corrections to allow for removal of the bones of Setalnte and return to his people.

H. C. R. No. 69, By Caldwell: Congratulating Radio Station KAJC-FM on receiving a news award from United Press-International.

H. C. R. No. 70, By Ritter: Recalling House Bill No. 359 from the Governor's Office for certain corrections by the Engrossing and Enrolling Clerk of the House.

H. C. R. No. 72, By Bass: Directing the Engrossing and Enrolling Clerk of the House of Representatives to make certain corrections in House Bill No. 91.

H. C. R. No. 74, By Slack: Respectfully requesting the Governor to recall House Bills Nos. 314, 316 and 317 to the Enrolling and Engrossing Clerk of the House for certain corrections.

S. C. R. No. 63, By Herring: Relating to the use of land for medical facilities to enhance Board for Texas State Hospitals and Special Schools.

Respectfully,

CHARLES A. SCHNABEL,
Secretary of the Senate.

RECESS

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

The motion prevailed.

In accordance with the motion to recess, the House, at 12:27 o'clock p.m., took recess until 2:30 o'clock p.m. today.

AFTERNOON SESSION

The House met at 2:30 o'clock p.m., and was called to order by the Speaker.

ADDRESS BY THE HONORABLE JOHN ALLEN

The following remarks made by Mr. Allen on today, addressing the House on personal privilege, were ordered printed in the Journal:

Personal Privilege speech made by Representative John Allen to the House of Representatives May 3, 1963.

Mr. Speaker, Ladies and Gentlemen of the House:

I rise on personal privilege to speak against these high pressure politicians who bring pressure on the membership of this House for pet legislation. May I respectfully remind you that the Governor, when campaigning advocated holding spending within the income of the State. I further remind you that this week's deficit in the Treasury of the State is $65 Million. I point further to the fact that recommendations are for $100 Million more spending for the next biennium. Those lobbyists sitting in the balcony today promoting the elevation of San Angelo College to a four-year State supported school are inconsistent conservatives who speak of holding the line on spending on one hand but put pressure on members from all parts of the State by means of telephone calls and telegrams to pass this special interest bill. It is not necessary to mention these people by name because they have harassed members, others have been on the floor in person and I have just run them off the floor. This is a sad day when the members are caused to prostitute themselves to vote for bills in which they do not believe and for which the State has no money to pay in order to soothe the desires of a few gullible people. My belief in the conservative philosophy is one of sincerity. I believe it, I live it, and I vote it. Never will I bow to the pressure of the moment in order to receive public favor of a few. The only thing any individual has that cannot be bought, traded, or sold is his character. I would rather be defeated a thousand times and still retain my character and my belief in the true conserv
active philosophy and in the honesty that goes with it than to have all the congratulations of the back-slapping lobbyists who desire special legislation such as the bill now before us. I thank you.

REMARKS ORDERED PRINTED IN THE JOURNAL

On motion of Mr. Jarvis, and by unanimous consent of the House, the remarks of the Honorable John Allen in addressing the House on personal privilege on today were ordered printed in the Journal.

RESOLUTIONS SIGNED BY THE SPEAKER

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

H. C. R. No. 70, Recalling H. B. No. 359 from the Governor's Office for certain corrections by the Enrolling and Engrossing Clerk of the House.

H. C. R. No. 74, Requesting the Governor to return House Bills Numbers 314, 316 and 317 to the Enrolling and Engrossing Clerk for corrections.

S. B. No. 2 ON PASSAGE TO THIRD READING

The House resumed consideration of pending business, same being S. B. No. 2, relative to creating Angelo State College.

The bill was read second time on this morning.

Mr. Doke offered the following amendment to the bill:

Amend Senate Bill 2 by inserting a new section 10 to read as follows:

"Admission shall not be denied because of race, creed, or sex" and re-numbering all other sections in accordance therewith.

Signed: Doke and Jarvis.

Mr. Shipley raised a point of order on further consideration of the amendment offered by Mr. Doke on the ground that it is not germane to the purpose of the bill.

House at Ease

At 2:48 o'clock p.m., the Speaker stated that the House would stand at ease.

(While the House stood at ease, Mr. Miller occupied the Chair.)

(Speaker in the Chair)

At 3:08 o'clock p.m., the Speaker called the House to order.

The Speaker sustained the point of order raised by Mr. Shipley against further consideration of the amendment offered by Mr. Doke, stating his reasons as follows:

Mr. Shipley makes a point of order that the amendment by Doke is not germane to Senate Bill 2.

The amendment proposes that entrance to the proposed college will not be denied because of race, creed, or color.

Matters as to denial or abridgement of assumed rights for entrance into public state-supported institutions are given abundant security in the equal protection clause in the Fourteenth Amendment to the U. S. Constitution.

This matter of civil rights is upon a subject different from that under consideration set out in Senate Bill 2. Senate Bill 2 is merely creating a state college. This entails creating such matters as a physical plant, the administrative staff, the financing, and other matters relating to its creation.

Mr. Hollowell offered the following amendment to the bill:

Amend S. B. No. 2, page 2 Section 1 of the printed bill by changing the period to a comma on line 13 and adding the following: "providing, however, that it shall be unlawful for said Board to display the emblem or flag of the United Nations on any type of building or flag pole owned or leased by the state or said college. This prohibition shall extend to properties owned or leased by said college and is intended to
prohibit any manner of official display whatsoever."

Mr. Whitfield raised a point of order on further consideration of the amendment offered by Mr. Hollowell on the ground that the amendment is not germane to the bill.

HOUSE AT EASE

At 3:28 o'clock p.m., the Speaker stated that the House would stand at ease.

(While the House stood at ease, Mr. Grover occupied the Chair)

COMMITTEE MEETING

Mr. Hughes asked unanimous consent of the House that the Committee on Criminal Jurisprudence be permitted to meet at this time.

There was no objection offered.

(Speaker in the Chair)

At 4:08 o'clock p.m., the Speaker called the House to order.

The Speaker sustained the point of order raised by Mr. Whitfield on further consideration of the amendment offered by Mr. Hollowell.

Miss Isaacks offered the following amendment to the bill:

Amend S. B. 2 by adding a new paragraph suitably numbered to read as follows: The Board of Regents and/or any administrative officer of this institution shall not directly or indirectly coerce, restrict, or intimidate any teacher or other employee of such institution in the free and voluntary exercise of his rights as a private citizen to participate in the political affairs of his community, state, or nation.

Mr. Garrison raised a point of order on further consideration of the amendment offered by Miss Isaacks on the ground that the amendment is not germane to the bill.

The Speaker sustained the point of order raised by Mr. Garrison against further consideration of the amendment offered by Miss Isaacks, stating his reasons as follows:

Mr. Garrison raised a point of order that the amendment by Miss Isaacks sets state policy but makes it only of a local application, this, then, would constitute special legislation. This is the kind of law which if enacted must have uniform application state-wide.

The point of order is sustained.

Mr. Collins offered the following amendment to the bill:

Amend Senate Bill 2, Section 6, Page 3, Lines 16 and 17, by striking out the following language: "a special fund which in the judgment of said Board of Regents may be invested and which principal and income" and inserting as follows: "the general revenue fund which."

Mr. Harding moved to table the amendment offered by Mr. Collins.

A record vote was requested on the motion to table.

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

Yeas—74

Alaniz  Barnes  Bass of Bowie  Bass of Harris  Berry  Birkner  Bridges  Brooks  Brown  Caldwell  Butler  Cavness
Cook  Cory  Congrnan  de la Garza  Duggan  Dungan  Edwards  Esquivel  Floyd  Garrison  Gladden  Glenn  Grover  Guffey
Mr. Whatley (present), who would vote Yea with Mr. Fairchild (absent), who would vote Nay.

Mr. Shipley moved the previous question on the passage of S. B. No. 2 to third reading and the motion was seconded.

The motion for the main question was lost.

COMMITTEE MEETING

Mr. Butler asked unanimous consent of the House that the Committee on Labor be permitted to meet at this time.

There was no objection offered.

Mr. Traeger offered the following amendment to the bill:

Amend Senate Bill No. 2 by inserting on line 9, page 2 of the printed bill, between the word "created" and the word "and," the following to wit:

"on the first day of September 1966"

and substituting on line 51, page 2, of the printed bill, the figures "1966."

and by substituting on line 61, page 3, of the printed bill, the figures "1966."

Mr. Harding moved to table the amendment offered by Mr. Traeger.

A record vote was requested on the motion to table.

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

Yea—76

Alaniz  Beckham  Barnes  Blaine

A record vote was requested on the motion to table.

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

Yea—76

Alaniz  Beckham  Barnes  Blaine

A record vote was requested on the motion to table.

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

Yea—76

Alaniz  Beckham  Barnes  Blaine

A record vote was requested on the motion to table.

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

Yea—76

Alaniz  Beckham  Barnes  Blaine
Mr. Whatley (present), who would vote Yea with Mr. Fairchild (absent), who would vote Nay.

Mr. Cotten raised the following point of order: "I raise the point of order that under previous rulings of the Speaker on amendments to this bill, that such amendments set state policy and which amendments the Speaker ruled were out of order, such as the amendment to prohibit discrimination because of race, creed or sex, and such as the one providing for academic freedom for this school, that this bill in Section 2 sets state policy in regard to academic freedom in allowing the Board of Regents to discharge teachers for political activity, and therefore the bill cannot be further considered."

The Speaker overruled the point of order.

LEAVE OF ABSENCE GRANTED

Mr. Woods was granted leave of absence for the remainder of the day on account of important business, on motion of Mr. Bass of Harris.

Mr. Holloway moved a Call of the House, for the purpose of maintaining a quorum, pending the disposition of S.B. No. 2 on second reading, with instructions to the Sergeant-at-Arms to bring in the absent Members, except those excused previously for today, with the assistance of the law enforcement officers.

The Call was seconded.
The motion for the Call of the House prevailed.

Mr. Slider offered the following amendment to the bill:

Amend S. B. No. 2, page 3 line 61 of the printed bill by deleting the words "September 1, 1965, and it is so enacted;" and substituting in lieu thereof the following: "the report of the Governor's Committee on Education Beyond the High School as was created by House Bill 1, Acts of the 58th Legislature, Regular Session, required to be filed on August 31, 1964. If said Committee finds the need existing for a 4-year institution of higher learning in San Angelo, Texas and if the report of said Committee, as is required by Section 3 of said bill, recommends to the Governor and the Legislature that a 4-year college be established in San Angelo, Texas, then in that event said college is hereby established. The effective date of this act is contingent upon the favorable recommendation of the aforesaid Committee and if the Committee heretofore named under the provisions of House Bill 1, Acts of the 58th Legislature fails to recommend establishment of a 4-year college, then in that event this bill is null and void and of no effect and be it so enacted."

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

Mr. Cotten offered the following amendment to the bill:

Amend S. B. 2 by deleting the words "any faculty member" from Section 2 of said act.

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

A record vote was requested on the motion to table.

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

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Mr. Whatley (present) who would vote Yea with Mr. Fairchild (absent) who would vote Nay.

The above record vote was requested by Mr. Ward, Mr. Cotten and Mr. Roberts.

REASON FOR VOTE

Though we reassert our admiration for our colleague's, from Weatherford, peculiar abilities, and therefore there is no derogatory inference here intended, we voted against the Cotten amendment because it was a callous and cynical attempt to defeat the creation of a new and needed college. The group who favor the creation of Angel State College includes many more of those who supported the Isaacks bill and the Cherry-Eckhardt bill to extend academic freedom to teachers at the University level than does the group that opposes the college's creation. We still hold to the principle of freedom of teachers to exercise the full rights of citizenship, and wish to extend such freedom to all colleges. But the law creating the Angelo State College is substantially like all other such laws relating to other colleges, and an amendment at this stage could only be calculated to defeat the bill when it goes back to the Senate.


REASONS FOR MY VOTE ON AMENDING SENATE BILL 2

I am not in favor of this type of amendment or resolution. I only voted to put this amendment on Senate Bill 2 in hopes it would have ultimately the effect of defeating Senate Bill 2.

Mr. Price offered the following amendment to the bill:

Amendment To Senate Bill No. 2
Amend Senate Bill No. 2 by inserting in line 51, page 2, of the printed bill between the word "name" and the word "whether," and after the comma therein, the following to wit:

"Including the funds from the Junior College District tax now collected but not to exceed twenty cents (20¢) per One Hundred Dollar valuation, and the Junior College District of Tom Green County shall continue to assess, equalize, and collect the Junior College District tax as provided in the Acts of the Forty-fifth Legislature, page 249, Section 7, codified in Vernon's Annotated Civil Statutes as Article 2815h Section 7, and shall remit same to the State Treasury into the special fund created in Section 6 of this Act, and the Treasurer shall take from said fund an amount sufficient to cover the cost of said assessment, equalization, and collection and pay same to the said Junior College District of Tom Green County."

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

Mr. Townsend moved the previous question on the passage of S. B. No. 2 to third reading and the motion was seconded.

A record vote was requested on the motion for the previous question.

The vote of the House was taken on the motion for the previous question on the passage of S. B. No. 2 to third reading, and the vote was announced yeas 13, nays 68, and 2 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:

**Yeas—73**

- Alaniz
- Barnes
- Bass of Bowie
- Bass of Harris
- Beckham
- Berry
- Birkner
- Blaine
- Bridges
- Brooks
- Brown of Galveston
- Butler of Hidalgo
- Caldwell
- Carriker
- Carnes
- Chapman
- Cherry
- Cole
- Cory
- Coughran
- de la Garza
- Duggan
- Edwards
- Esquivel
- Floyd
- Garrison
- Gladden
- Glenn
-גרסה
- Guyeff
- Harding
- Harris of Galveston
- Haynes of Orange
- Heastly
- Whitting

- Houston
- Price
- Isaacks
- Jamison
- Jarvis
- McClinton
- McTregor
- McLaughlin
- McNutt
- Parmer
- Peeler
- Shepherd
- Segrest
- Shannon
- Shipley
- Smith of Bexar
- Smith of Jefferson
- Stewart
- Thurmond
- Townesend
- Walker
- Weldon
- Whitfield

- Yeas—73
- Adams
- Allen
- Arledge
- Atwell
- Bell
- Boykin
- Brown of Taylor
- Cain
- Cannon
- Clayton
- Collins
- Cotton
- Cowles
- Crain
- Crews
- Houston
- Price
- Isaacks
- Jamison
- Jarvis
- McClinton
- McTregor
- McLaughlin
- McNutt
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- Shepherd
- Segrest
- Shannon
- Shipley
- Smith of Bexar
- Smith of Jefferson
- Stewart
- Thurmond
- Townesend
- Walker
- Weldon
- Whitfield

**Nays—68**

- Adams
- Allen
- Arledge
- Atwell
- Bell
- Boykin
- Brown of Taylor
- Cain
- Cannon
- Clayton
- Collins
- Cotton
- Cowles
- Crain
- Crews
- Davis
- Doke
- Finney
- Fletcher
- Foudren
- Foreman
- Gibbens
- Grover
- Hague of Brazos
- Hallmark
- Harrell
- Harris of Dallas
- Hendryx
- Hollowell

- Apologies
- Butler of Hidalgo
- Caldwell
- Carriker
- Carnes
- Chapman
- Cherry
- Cole
- Cory
- Coughran
- de la Garza
- Duggan

- Apologies
Mr. Whatley (present) who would vote Yea with Mr. Fairchild (absent) who would vote Nay.

Mr. Gibbens (present) who would vote Nay with Mr. Banfield (absent) who would vote Yea.

Mr. Cherry (present) who would vote Nay with Mr. Carpenter (absent) who would vote Yea.

(The above record vote was requested by Mr. Hollowell, Mr. Roberts and Mr. Mutscher.)

Mr. Barnes moved to reconsider the vote by which S. B. No. 1 was passed to third reading and to table the motion to reconsider.

The motion to table prevailed.

REASON FOR VOTING "NO" ON THE PASSAGE TO SECOND READING OF S. B. 1

I cannot in good faith justify a vote on S. B. 1 for the following reasons:

1) The creation of any more State supported colleges at this time would be exchanging quality for quantity. We must first upgrade the twenty State supported colleges we already have before we spend any more of the taxpayers' money to create new ones.

2) Since the Governor requested, and H. B. 1 fulfilled the request, a 26-man committee backed by a quarter of a million dollar expense authorization to determine the educational needs above the high school level, I believe it is the height of folly to commit ourselves to the support of the college under consideration until a report is submitted by this committee.

Charles R. Scoggins
May 2, 1963

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Mr. Cherry (present) who would vote Nay with Mr. Carpenter (absent) who would vote Yea.

(The above record vote was requested by Mr. Hollowell, Mr. Roberts and Mr. Mutscher.)

Mr. Barnes moved to reconsider the vote by which S. B. No. 1 was passed to third reading and to table the motion to reconsider.

The motion to table prevailed.

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Charles R. Scoggins
May 2, 1963
May 2, 1963

REASON FOR VOTE

On March 12, 1963, I voted for House Bill No. 1, creating The Governor's Committee on Education Beyond the High School. Our present state supported system of Higher Education consists of nineteen four-year institutions and another which will become a part of the state system in September of this year. In addition, the states provides appropriation to the more than thirty two-year Junior Colleges. It is my opinion that because of the recurring expenditures of tax dollars necessary for the support of the existing institutions of Higher Education, the Legislature and the citizens of this state should avail themselves of the information to be developed by The Governor's Committee on Education Beyond the High School prior to the creation of any additional four-year state supported Institutions of Higher Education. For this reason, I voted against Senate Bill No. 2.

TRAVIS McCLINTON.

REMARKS ORDERED PRINTED IN THE JOURNAL

On motion of Mr. Quilliam, and by unanimous consent of the House, the remarks of Mr. Fondren, addressing the House on today on S. B. No. 2, were ordered printed in the Journal.

SENATE BILL NO. 7 ON SECOND READING

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

S. B. No. 7. A bill to be entitled "An Act creating Pan American College as a state supported institution of higher education; providing for its management and administration; providing that General Laws affecting other state institutions of higher learning and not in conflict with this Act shall apply to Pan American College; repealing laws in conflict; providing for severability; and declaring an emergency."

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

Mr. de la Garza moved to reconsider the vote by which S. B. No. 7 was passed to third reading and to table the motion to reconsider.

The motion to table prevailed.

RECORD OF VOTES

Mr. Petty requested to be recorded as voting Nay on the passage of S. B. No. 7 to third reading.

Mr. Brown of Taylor requested to be recorded as voting Nay on the passage of S. B. No. 7 to third reading.

Mr. Roberts requested to be recorded as voting Nay on the passage of S. B. No. 7 to third reading.

MESSAGE FROM THE SENATE

Austin, Texas, May 2, 1963

Hon. Byron M. 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:

H. B. No. 106, By Atwell: Imposing a limited sales, excise and use tax on the sale or use of certain tangible personal property in this State and providing for the administration and enforcement of such tax and the allocation of revenues therefrom; and declaring an emergency.

H. C. R. No. 21, By Parsley: Memorializing the Congress of the United States to call a convention for the purpose of proposing an amendment to Article V of the Constitution.

H. B. No. 148, By Gibbens: Amending Texas Unemployment Compensation Act, providing for benefit eligibility conditions; and declaring an emergency. (As Amended).

H. B. No. 48, By Fairchild: Amending the Texas Motor Vehicle Safety Responsibility Act relating to the deposit of security following certain accidents; and declaring an emergency. (As Amended).

H. B. No. 92, By Klager: Authorizing commissioners courts of any county bordering on Gulf of Mexico to regulate travel of motor vehicles
HOUSE JOURNAL

on beaches; and declaring an emergency.

H. B. No. 116, By Whatley: Making it unlawful to present a credit card with the intent to defraud; and declaring an emergency.

H. B. No. 446, By Farleigh: Relating to workmen's compensation law; and declaring an emergency.

H. B. No. 651, By Cavness: Relating to re-employment of retired auxiliary school employees; and declaring an emergency.

Respectfully,

CHARLES A. SCHNABEL,
Secretary of the Senate.

EXPRESSION OF APPRECIATION FROM THE HONORABLE HOMER L. KOLIBA, SR.

The Speaker read the following communication from the Honorable Homer L. Koliba, Sr.:

Dear friends:

I wish to thank the members of the House and the House staff for the thoughtful resolution and for the many personal notes and letters received by me during my recent hospital confinement from April 14 to May 1, 1963.

Sincerely,

HOMER L. KOLIBA, SR.

On motion of Mr. Markgraf, and by unanimous consent of the House, the above communication was ordered printed in the Journal.

RECESS

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

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

The motion to adjourn was lost.

The motion to recess then prevailed.

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

In accordance with the motion to recess, the House, at 6:18 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 and resolutions, as follows:


Labor: H. B. No. 753.


REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, April 30, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. H. No. 528, A bill to be entitled "An Act validating, ratifying, confirming and approving contracta, scrip warrants and time warrants and refunding bonds authorized by counties or cities (including Home Rule cities) and refunding such bonds Issued for the purpose of refunding time warrants and all proceedings, governmental acts, orders, ordinances, resolutions and other instruments relating to the issuance of refunding bonds for such purposes of counties, cities (including Home Rule cities) and towns; providing that this Act shall not apply to any
Austin, Texas, April 30, 1963

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

Sir:

Your Committee on Enrolled Bills to whom was referred H. B. No. 749, A bill to be entitled "An Act specifying that the provisions hereof shall be cumulative of all other laws regulating the operation of vehicles and the movement of machinery on highways; declaring legislative intent to provide an option; providing an alternative procedure for the issuance of permits for the movement of oversize or overweight oil well servicing, oil well clean out, and/or oil well drilling machinery and equipment; providing that such permitted oversize and overweight vehicles be registered for their maximum legal weight or be otherwise licensed as provided by law; authorizing the Highway Commission to establish rules, regulations and fees for such movement; establishing legislative policy with respect to such rules, regulations and fees; authorizing the Highway Department to determine whether certain vehicles are subject to registration; making owners liable for damages caused highways by oversize or overweight movement; excluding certain movements from the provisions of such Act; providing a saving clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, April 30, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 722, A bill to be entitled "An Act amending Article 913, Penal Code of Texas, 1925, relating to the taking of fish and wildlife for propagation, zoological gardens, or scientific purposes; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.
creation of the Texas Tourist Development Agency and its Administrator, an Advisory Board, prescribing their duties and powers; repealing Sections 1 and 2 of Chapter 1175, Acts of the Fifty-sixth Legislature, Regular Session, 1959; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 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. 12, An Act regulating the authority of cities, towns, and villages to annex territory; establishing the extraterritorial jurisdiction of cities, towns and villages; authorizing the exercise of certain powers by cities, towns and villages; providing for the disannexation of certain areas annexed by cities, towns and villages after the effective date of this Act under certain conditions; providing that all other laws and parts of laws relating to this subject shall not be repealed by the provisions of this Act unless they are expressly inconsistent and then only to the extent of such inconsistency; exempting Articles 1165 to 1187, both inclusive, Title 38, Revised Civil Statutes of Texas, 1921; amending Article 1175, Subdivision 2, of the Revised Civil Statutes of Texas, 1921; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 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. 19, An Act amending Chapter 421, Acts of the Fiftieth Legislature, Regular Session, 1947, as amended (codified as Article 6701d, Vernon’s Texas Civil Statutes), and known as the “Uniform Act Regulating Traffic on Highways,” by adding thereto a new Article relating to speed of vehicles, and rules of enforcement; repealing Section 8 of Chapter 43, Acts of the Forty-third Legislature, Second Called Session, 1935, as amended (codified as Section 8 of Article 47a, Vernon’s Penal Code of Texas); and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 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. 147, 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.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 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. 248, An Act amending Chapter 125, Acts of the Forty-fifth Legislature, Regular Session, 1927, as amended (compiled as Article 434a, Vernon’s Texas Civil Statutes), by adding thereto a new Section numbered 10A requiring cities having a population of more than eight hundred thousand ($80,000), according to the last preceding Federal Census to make deductions from the monthly salaries of firemen and monthly contributions of specified amounts into the Firemen’s Relief and Retirement Fund; providing for membership in such Fund by persons becoming firemen and the allowance of service credits;
also adding a new Section numbered 23A-1 to allow cities having a population of eight hundred thousand (800,000) or more according to the last preceding Federal Census, to invest surplus funds from the Firemen's Relief and Retirement Fund in federally secured F.H.A. home mortgages; also adding a new Section numbered 23C, authorizing the Board of Trustees of the Firemen's Relief and Retirement Fund in cities having a population of eight hundred thousand (800,000) or more according to the last preceding Federal census, to hire an actuary periodically; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 2, 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. 70, recalling House Bill No. 359 from the Governor's Office for certain corrections by the Engrossing and Enrolling Clerk of the House,

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 2, 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. 70, respectfully requesting the Governor to return House Bills Numbers 314, 316 and 317 to the Enrolling and Engrossing Clerk of the House for certain corrections.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

SENT TO GOVERNOR

May 2, 1963

H. B. No. 11.