its maintenance support, the indebtedness assumed, and the payment of bonds issued by it; providing for the transfer of hospital facilities and assumption of indebtedness and assets; providing the District with power to issue bonds, and methods for authorizing same, for the purpose of the purchase, construction, acquisition, repair, or renovation of buildings and improvements and equipping same for hospital purposes, and for any and all such purposes, and for 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; withdrawing authority for the sale of bonds or levy of taxes for hospital purposes within the District by Coke County or any other municipality or political subdivision therein; enacting other provisions incident and germane to the subject and purpose of this Act; providing a severance clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 16, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Your Committee on Enrolled Bills to whom was referred
H. C. R. No. 37, authorizing the Governor of the State of Texas to execute a lease to the City of Austin of certain land for public recreational purposes.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

SENT TO GOVERNOR
May 16, 1963

H. B. No. 180.
H. B. No. 228.
H. B. No. 387.
H. B. No. 486.
H. B. No. 512.
H. B. No. 597.
H. B. No. 579.
H. B. No. 580.
H. B. No. 587.
H. B. No. 590.
H. B. No. 621.
H. B. No. 626.
H. B. No. 636.
H. B. No. 713.
H. B. No. 784.
H. B. No. 795.
H. B. No. 798.
H. B. No. 760.
H. B. No. 777.
H. B. No. 780.
H. B. No. 937.
H. B. No. 970.
H. B. No. 992.
H. B. No. 1015.
H. C. R. No. 37.

SEVENTY-FIRST DAY
(Saturday, May 18, 1963)

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

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

Mr. Speaker
Adams
Allen
Arledge
Ball
Banfield
Bass of Bowie
Bass of Harris
Beckham
Birkner
Blaine
Boyesen
Brown of Galveston
Butler
Cain
Caldwell
Carpenter
Cavness
Cherry
Christie
Clayton
Cole
Cook
Cottam
Cowden
Cowie
Crain
Crews
Crittenden
Cromer
Crosby
Culver
Curtis
Dabbs
Dagneau
Davidson
DeLeon
Derkson
Deshazo
Dillard
Dobson
Dreier
Driggers
Duey
Dunn
Dunn
Dyers
Earhardt
Edwards
Eggers
Eilers
Elkins
Ellis
Emmons
Endicott
Engstrom
Erwin
Eveland
Faison
Fallon
Farrar
Farrington
Farwell
Fay
Fawcett
Faulk
Fennin
Feuling
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Finley
Fisher
Fitts
Floyd
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Foreman
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Forester
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Fowler
Frazier
Frederick
Freeman
Frier
Frizzell
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G
A quorum of the House was announced present.

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

“Our Heavenly Father, there is none other to whom we can turn. Thou alone hast the words of life and the promise of life eternal. To Thee, we commit our lives anew through faith and personal dedication.

“Be Thou to us, what you would have us be, one to another. Let the spirit of our conversation be the spirit of Him who has released us from the bondage of sin and made of us a blessing to all.

“Through Christ our Lord, we pray.—Amen.”

Mr. Cotten requested a verification of the roll call of Members present on today and the request was granted.

The Speaker directed the Clerk to call the roll of those members present, and the verification resulted as shown by the above roll call.

The Speaker stated that there was a quorum present.

Mr. Jarvis moved a Call of the House for the purpose of maintaining a quorum until 12:30 o'clock p.m. today, and the motion was seconded.

The motion for the Call of the House prevailed.

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

Mr. Speaker Clayton
Adams Cole
Allen Cook
Arlidge Cotten
Atwell Cowden
Ball Cowles
Barfield Crath
Barnes Crews
Bass of Bowie Davis
Bass of Harris de la Garza
Beckham Duggan
Birkner Eckhardt
Blaine Edwards
Boyeen Enkeveld
Brooks Floyd
Brown Foreman
Butler Givens
Cain Gladden
Caldwell Glenn
Carpenter Green
Carvajal Grover
Cherry Guffey
The Speaker stated that there was a quorum present.

The Speaker instructed the Sergeant-at-Arms to bring in the absent Members, with the exception of Members excused on account of illness or illness in their families, and the Sergeant-at-Arms was instructed to solicit the assistance of any law enforcement agency necessary.

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence on account of illness:

Mr. Cory for today on account of illness in his family, on motion of Mr. Pendleton.

Mr. Doke for today on account of illness in his family, on motion of Mr. Grover.

Miss Isaacks for today on motion of Mr. Townsend.

Mr. Wilson for today on motion of Mr. Cotten.

MEMORIAL RESOLUTIONS ADOPTED

H. S. R. No. 536, By Harding: In memory of Paul B. Hudman, Sr.

H. S. R. No. 542, By Chapman: In memory of Jesse J. Murray.

HOUSE BILL ON FIRST READING

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

By Brooks, Duggan, Bass or Harris, Grover, Miller, Eckhardt, Floyd and Whitfield:

H. B. No. 1088, A bill to be entitled "An Act providing that city governments in counties having a population of more than one million (1,000,000) according to the last preceding Federal Census may institute suits to enforce restrictive covenants in deeds in subdivisions which have the endorsed approval of the City Planning Commission of the governing body of the city; providing that city which have zoning ordinances shall be exempt from the provisions of this Act: providing that no municipal funds shall be used for such purpose if such restrictions are in violation of the Constitution of the United States or of this State; and declaring an emergency."

Referred to the Committee on Municipal and Private Corporations.
MOTION TO INSTRUCT THE COMMITTEE ON OIL, GAS AND MINING TO REPORT H. B. NO. 775

Mr. Eckhardt moved that the Committee on Oil, Gas and Mining be instructed to report H. B. No. 775 immediately.

A record vote was requested on the motion to instruct the Committee on Oil, Gas and Mining.

The motion to instruct the Committee on Oil, Gas and Mining to report H. B. No. 775 immediately was lost by the following vote:

**Yea**-25

Brooks Johnson of Bexar
Brown Kilpatrick
Caldwell McDonald of Hidalgo
Carson Parker
Carpenter Markgraf
Cherry Birkner
Eckhardt Carpenter
Ernst Weldon
Harrington of Galveston
Hollowell

**Nay**-87

Adams Gibbens
Allen Glenn
Artides Green
Atwell Grover
Ball Hall
Baxley Hall of Hidalgo
Beam of Bowie Hallmark
Beaumon of Harris Haring
Beckham of Harris of Dallas
Bell Heaton
Blount Hendrix
Boyers Houston
Broxson Hughes
Cain Jamison
Cavness Jarras
Clayton Johnson of Dallas
Cole Klawer
Cooke Knepp
Cotten Kohmann
Cowden Ligare
Cowles McClintock
Crain McDonald
Crew Rezko
Davis of Hidalgo Macatee
de la Garza Mann
Duggan Miller
Edwards Morgan
Floyd Musser
Forden Nugent
Forsman Farmer
Garrick Parsley

**Penderston Simpson**
**Petty Stollewareck**
**Pittman Thompson**
**Quilliam Thurmond**
**Ritter Townsend**
**Rosom Trager**
**Satterwhite Walker**
**Schiller Ward**
**Scoggins Whaley**
**Segrest Wheeler**
**Shannon Wetting**
**Shipley Woods**

Absent

Alaman McNutt
Harnes Moyer
Berry Murray
Brown of Taylor Noremeyer
Cahanes Pearson
Canion Pooler
Carlisle Price
Chapman Rapp
Collins Richardson
Coukran Shunt
Derngha Slack
Fairchild Slider
Fisher Smith of Bexar
Fletcher Smith of Jefferson
Hinson Stewart
McGregor

Absent-Excused

Cory Kolb
Doke McLaughlin
Imsacks Wilson

(The above record vote was requested by Mr. Eckhardt, Mr. Parker and Mr. Haynes of Orange.)

REASON FOR VOTE

I moved that the Oil and Gas Committee be instructed to report H. B. 775 immediately and voted for such instruction.

If it were not for the peculiar makeup of the Oil and Gas Committee, I would not have made this motion, because the only chance of its having effect was for the Committee to act quickly. I know these men on the Committee, from the Permian Basin to the rich sands of East Texas, are typical westerners, tall, quiet men, slow to act unless they are riled.

But when they are finally moved to action, they can draw the fastest gavel in the west. The Chairman doesn't use a six shooter or a shotgun, like a 410—he uses a 510.

Briefly, H. B. 775 provides that no producer shall have his percentage...
May 18, 1963

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of productive capacity of oil cut by Texas proration so that his allowable production is more than 20 percentage points below the average for the nation. If a producer is producing throughout the United States, or is producing abroad at around 100 percent of his capacity, he gets no relief, because his percentage of production everywhere is at or above the average figure for the nation.

However, those producing in Texas alone at about 25 percent of the well's ordinary yield if operating full time, would move up to about 35 percent under this bill.

It's too bad that we tall Texans Jet a Yankee beat us to the draw. But Attorney General Bob Kennedy, is the first public figure to charge that the industry has achieved an "undesirable and increasing degree" of control over state oil conservation agencies.

He is right. We have been had by the big oil companies. In spite of all the expertise and integrity of our Railroad Commission, that jealous watchdog of property rights in oil in place, we have been used—Texas has been used—to keep the national market price up for the majors by keeping Texas production down, while production in Louisiana and other states soars.

The Attorney General's report points this out in this way:

"Sharp decreases in oil allocations within the major control states have brought heavy pressure on independents to sell out to the big companies."

"This poses a threat to adequate development of new production capacity."

Kennedy further points out that—

"... many state agencies... tailor production limitations to what the major companies would like." HB 775 would prevent the tailoring of production limitations to suit the majors. It would tend to force the majors to equalize proration throughout the states. Thus Texas would take a step toward ending the discriminatory situation now existing by which Texas producers bear the brunt of proration to maintain the price of oil throughout the nation.

Also, had the Bill become law, there would have been an immediate alleviation of the very restrictive 28% allowable on Texas producers. The 7% increase in the allowable which the Bill would have given for those whose total production is so strictly prorated would have pumped new life into industry in Texas.

Eckhardt.

MOTION TO SUSPEND RULES TO RE-REFER H. J. R. NO. 3

Mr. Whitfield moved to suspend the necessary rules in order that he might then make a motion to re-refer H. J. R. No. 3 from the Committee on Constitutional Amendments to the Committee on Public Printing.

A record vote was requested on the motion to suspend the rules.

The motion to suspend the rules was lost by the following vote:

Yea—35

Bass of Harris  Bridges  Houston  Brooks  Houston  Brown of Galveston  Caldwell  Houston  Davis  Houston  Dugan  Macaluso  Eckhardt  Miller  Enzweiler  Morgan  Floyd  Parker  Garrison  Farmer  Giddens  Rodrigues  Grover  Shannon  Guffey  Shipley  Haines of Brazos  Weldon  Harring  Whalby  Harris of Galveston

Nay—78

Present—Not Voting

Ball
Absent

Alans
Absent

Ball
Absent

Alaniz
Jiamison

Berry
McGregor

Brown of Taylor
McNutt

Canales
Moyer

Cannon
Murray

Carriker
Niemeyer

Chapman
Peary

Collins
Peeler

Cook
Richardson

Coughran
Shutt

Dungan
Slack

Fairchild
Smith of Bexar

Finney
Smith of Jefferson

Flecher
Stewart

Green
Absent—Excused

Cory
Koliba

Duke
McLaughlin

Eaves
Wilson

PAIRED

Mr. Ball (present), who would vote Yea with Mr. Cannon (absent) who would vote Nay.

AMENDMENT TO H. B. NO. 514
AUTHORIZED

Mr. Guffey asked unanimous consent of the House that the Enrolling and Engrossing Clerk of the House be instructed to add an emergency clause to H. B. No. 514.

There was no objection offered, and it was so ordered.

S. J. R. NO. 26 RE-REFERRED

Mr. Parker moved to suspend the necessary rules in order that he might then make a motion to re-refer S. J. R. No. 26 from the Committee on Constitutional Amendments to the Committee on Military and Veteran's Affairs.

The motion to suspend the rules prevailed.

Mr. Parker then moved that S. J. R. No. 26 be re-referred from the Committee on Constitutional Amendments to the Committee on Military and Veteran's Affairs, and the motion to re-refer prevailed.

COMMENDING MISS PEGGY SCHILLER

Mr. Haines of Brazos offered the following resolution:

H. S. R. NO. 635

Whereas, Outstanding academic achievement, particularly where it is accompanied by equal excellence in extracurricular activity, is worthy of recognition by the State Legislature; and

Whereas, A student with an exceedingly fine record in Miss Peggy Schiller, daughter of our honorable colleague from Cameron, Representative Milton Schiller and Mrs. Schiller; and

Whereas, Miss Schiller's name appears on the gilt-edged honor roll of her school, all of her school grades having been ninety and above. With a grade-point average of 96.357 for three years, she has been selected salutatorian of her class. She is also a three-year member of the National Honor Society and its secretary and reporter; and

Whereas, She was selected to attend a nuclear science symposium at The University of Texas in 1962, and also attended summer journalism workshops at A. & M. College and Texas Christian University; and

Whereas, Miss Schiller has been activities editor for "Chant," the school newspaper, has won four letters for excellence as first alto saxophonist of the school band and of the school's swing band, and for three years has been a member of an All-Star Band. She was a member of a saxophone quartet which won first place in regional competition; and

Whereas, She has won a number of awards in University Interscholastic League competition, including
At 11:00 o'clock a.m., the Speaker stated that the House would stand at ease.

(Mr. Allen in the Chair.)

The Chair called the House to order at 11:03 o'clock a.m.

CONGRATULATORY RESOLUTION
ADOPTED
H. S. R. No. 545, By Peeler: Commending the Eighth Grade History Class of Cullen Junior High School of Corpus Christi, Texas.

On motion of Mr. Johnson of Bexar, the names of all Members of the House were added to H. S. R. No. 545 as signers thereof.

HOUSE AT EASE
At 11:05 o'clock a.m., the Chair stated that the House would stand at ease.

(Speaker in the Chair)
At 11:10 o'clock a.m., the Speaker called the House to order.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 22
Mr. Rosson offered the following resolution:

H. C. R. No. 99
CONGRATULATORY RESOLUTIONS
ADOPTED
Be it Resolved by the House of Representatives, the Senate concurring, That the Joint Rules of the two Houses be and they are hereby suspended so that either House may take up and consider House Bill No. 22 at any time.

The resolution was referred to the Committee on Rules.

RELATIVE TO HOUSE BILL 4222
NOW PENDING BEFORE THE UNITED STATES CONGRESS
Mr. Boggs offered the following resolution:

H. S. R. No. 540

Whereas, The Texas House of Representatives is ever mindful of federal legislative enactment which affects the economic and social lives of the people of this great nation; and

Whereas, There is currently pending in the Congress of the United States House Bill 4222 (the Administration’s original medicare bill, now HR 3920) initiating compulsory
medical health care benefits under the Social Security System which is not in the best interest of the American people; and

Whereas, Enactment of this or similar legislation would be detrimental to the high standards of medical care, would deprive the citizens of the United States of the opportunity to provide their own medical care, would discourage our citizens of today from preparing for their old age and, at the same time, tend to remove the responsibility of men and women of America from caring for their own families; and

Whereas, Such legislation would be another step toward socialism and would jeopardize our free enterprise system which has made steady progress in extending and improving voluntary hospital insurance coverage of the aged under commercial programs; and

Whereas, One of the present proposals has in it the element of government determination of the price for hospital, nursing home and medical service fees and would restrict the beneficiaries in their choice of hospitals and physicians; and

Whereas, This bill, if enacted, would increase the cost of social security; it would possibly be extended progressively to include comprehensive care for larger and larger segments of our population, thereby decreasing the take-home pay of the American citizens; and

Whereas, The Texas House of Representatives believes this country has become great through the individual initiative of its citizens and that legislation of this type tends to suppress this initiative; now, therefore, be it

Resolved, That the Texas House of Representatives hereby opposes the House Bill 4222 now pending before the Congress of the United States or any similar legislation that may be introduced; and be it further

Resolved, That we believe that said proposed legislation would destroy our voluntary health program in the United States and further that it violates constitutional freedoms of the citizens of the United States; and be it further

Resolved, That copies of this resolution be presented to the President and the Vice-President of the United States of America, Secretary of Health, Education and Welfare, and each member of the Congress of the United States of America.

The resolution was referred to the Committee on State Affairs.

REQUESTING THE HOUSE CON­­FERENCE COMMITTEE ON H. S. R. NO. 96 TO INCLUDE CERTAIN APPROPRIATION IN THE BILL

The Speaker laid before the House for consideration at this time, H. S. R. No. 96, Requesting the House Conference Committee on H. S. R. No. 96 to include certain appropriation in the bill, relative to establishing a home for dependent and neglected Negro children and Negro orphans.

The resolution, having heretofore been referred to the Committee on Appropriations, was reported favorably by the Committee.

Mr. Cotten raised a point of order on further consideration of H. S. R. No. 96 on the ground that it is improperly before the House as the resolution was not reported out when the Committee was in session but was reported on a floor report.

COMMITTEE MEETINGS

Mr. Johnson of Dallas asked unanimous consent of the House that the Committee on Municipal and Private Corporations be permitted to meet at this time.

There was no objection offered.

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

There was no objection offered.

RELATIVE TO H. S. R. NO. 96

The Speaker sustained the pending point of order raised by Mr. Cotten against further consideration of H. S. R. No. 96.

HOUSE BILL NO. 94 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 94, A bill to be entitled "An Act relating to professional sanitarians; providing for the establishment of a State Board of Regis-
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tration for Professional Sanitarians; and prescribing its powers, duties and functions; dealing with qualifications, appointments, removal, compensation and expenses of members thereof; providing for registration of professional sanitarians and sanitarians in training; and for issuance, renewal, revocation, and replacement of certificates of registration, and fixing fees therefor; providing for expenditure of funds collected under provisions of the Act and fixing purposes for which such funds may be used; prohibiting use of the title or designation of "sanitarian" in any public or private employment in this State unless the person employed is registered hereunder and providing a penalty for violations; providing for severability; and declaring an emergency."

The bill was read third time and was passed.

Mr. Markgraf moved to reconsider the vote by which H. B. No. 370 was passed and to table the motion to reconsider.

The motion to table prevailed.

The bill was read third time and was passed.

Mr. Johnson of Dallas moved to reconsider the vote by which H. B. No. 370 was passed and to table the motion to reconsider.

The motion to table prevailed.

RECORD OF VOTE

Mr. Allen and Mr. Ward requested to be recorded as voting Nay on the passage of H. B. No. 370.

MOTION TO PLACE SENATE BILL NO. 369 ON SECOND READING

Mr. Parsley moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 369.

A record vote was requested on the motion to suspend the rules.

The motion to suspend the necessary rules in order to take up and consider S. B. No. 369 was lost by the following vote:

Yea—31
Adams  Hendryx
Atwell  Hughes
Barnes  Luck
Blaine  Melnych
Butler  Means
Clayton  Miller
Cook  Moyar
Duggan  Parsley
Floyd  Petty
Frohren  Rosson
Green  Satterwhite
Grover  Shannon
Haines of Brazos  Shipley
Harriss  Walker
of Galveston  Whaley
Healy  Whitfield

Nay—88
Allen  Arledge
Mr. Pipkin moved that all the necessary rules be suspended for the purpose of taking up and considering at this time House Bill No. 1087. The motion prevailed by unanimous consent.

The Speaker laid before the House on its second reading and passage to engrossment, H. B. No. 1087, A bill to be entitled “An Act appropriating $100,000 to the House of Representatives and $60,000 to the Senate for per diem, other salaries and wages, consumable supplies and materials, current and recurring operating expenses, capital outlay, and other necessary expenses; and declaring an emergency.”

The bill was read second time and was passed to engrossment.

HOUSE BILL NO. 1087 ON THIRD READING

Mr. Pipkin moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 1087 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
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<td>112</td>
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Cory, Doke, and Wilson were excused.

HOUSE BILL NO. 1087 ON SECOND READING

Mr. Pipkin moved that all the necessary rules be suspended for the purpose of taking up and considering at this time House Bill No. 1087.
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The Speaker then laid House Bill No. 1087 before the House on third reading and final passage. The bill was read third time and was passed by the following vote:

<table>
<thead>
<tr>
<th>Yeas—117</th>
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<td>Adams</td>
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</table>
The Speaker stated that House Bill No. 1087 was passed subject to the provisions of 'Section 49A, Article III of the Constitution. HOUSE BILL NO. 348 ON SECOND READING

Mr. Weldon moved that all the necessary rules be suspended for the purpose of taking up and considering at this time House Bill No. 348. The motion prevailed by the necessary two-thirds vote.

Mr. Cotten moved to reconsider the vote by which the necessary rules were suspended to take up and consider H. B. No. 348, and the motion to reconsider the vote was lost.

The Speaker laid before the House on its second reading and passage to engrossment, H. B. No. 348, A bill to be entitled "An Act making unlawful the hiring of strikebreakers by any person, firm or corporation not directly involved in a labor strike or lockout; providing exemptions; making unlawful the transporting into the state of strikebreakers by any person, firm or corporation not directly involved in a labor strike or lockout; defining terms; providing further exceptions; providing penalties; providing for separability; repealing all laws in conflict; and declaring an emergency."

The bill was read second time. A record vote was requested on the passage of H. B. No. 348 to engrossment. H. B. No. 348 was passed to engrossment by the following vote:

YEAS—14
Adams
Bass of Harris
Blaine

NAYS—45
Allen
Arlidge
Atwood
Ball
Barnes
Bass of Bowie
Birkner
Boyem
Brown
Browning
Byers
Cain
Cain
Cannon
Carr
Cherry
Chiles
Christensen
Clark
Clayton
Cotton
Cowles
Crawford
Crawley
Craig
Criswell
Crosby
Cromwell
Crowley
Crust
Cunningham
Dace
Davies
De La Garza
Decker
DeLeon
De La Garza
Delaney
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Deffes
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Mr. Weldon moved to reconsider the vote by which H. B. No. 348 was passed to engrossment and to table the motion to reconsider. The motion to table prevailed.

COMMITTEE MEETING

Mr. Harding asked unanimous consent of the House that the Committee on Military and Veteran's Affairs be permitted to meet at this time. There was objection offered. Mr. Harding then moved that the Committee on Military and Veteran's Affairs be permitted to meet at this time. The motion prevailed.

HOUSE BILL NO. 886 ON SECOND READING

Mr. McIlhany moved that all the necessary rules be suspended for the purpose of taking up and considering at this time House Bill No. 886. The motion prevailed by unanimous consent.

The Speaker laid before the House on its second reading and passage to engrossment, H. B. No. 886, A bill to be entitled "An Act amending Section 105 of Chapter 421, Acts of the 50th Legislature, 1947, as amended by Section 2 of Chapter 280, Acts of the 53rd Legislature, 1953, (compiled as Section 105 of Article 6701d, Vernon's Texas Civil Statutes) to vest sole and complete authority and responsibility in the Texas Education Agency to adopt and enforce regulations governing the design, color, lighting and other equipment, construction, and operation of all school busses used for the transportation of school children when owned and operated by any school district or privately owned and operated under contract with any school district in this state and such regulations shall by reference be made a part of any such contract with a school district. In the promulgation of such regulations special emphasis shall be placed on safety features and long range maintenance free factors. Every school district, its officers and employees, and every person employed under contract by a school district shall be subject to said regulations. The State Board of Control shall purchase equipment to conform to these standards, (as prescribed by the above mentioned body.)

(b) It shall be unlawful to operate any flashing warning signal light on any school bus except when any said school bus is being stopped or is stopped on a highway for the purpose of permitting school children to board or alight from said school bus.

Sec. 3. All laws or parts of laws in conflict with the provisions of this Act are repealed to the extent of such conflict only.

The bill was read second time.

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

Committee Amendment No. 1

Amend House Bill 886 by striking out all below the enacting clause and inserting in lieu therefor the following:

"Section 1. Section 105 of Chapter 421, Acts of the 50th Legislature, 1947, as amended by Section 2 of Chapter 280, Acts of the 53rd Legislature, 1953, (compiled as Section 105 of Article 6701d, Vernon’s Texas Civil Statutes), is amended to read as follows:

Sec. 105 (a) The Texas Education Agency and the State Board of Control shall have joint and complete responsibility to adopt and enforce regulations governing the design, color, lighting and other equipment, construction, and operation of all school busses for the transportation of school children when owned and operated by any school district or privately owned and operated under contract with any school district in this state and such regulations shall by reference be made a part of any such contract with a school district. In the promulgation of such regulations special emphasis shall be placed on safety features and long range maintenance free factors. Every school district, its officers and employees, and every person employed under contract by a school district shall be subject to said regulations. The State Board of Control shall purchase equipment to conform to these standards, (as prescribed by the above mentioned body.)

Sec. 105 (b) It shall be unlawful to operate any flashing warning signal light on any school bus except when any said school bus is being stopped or is stopped on a highway for the purpose of permitting school children to board or alight from said school bus."

Sec. 2. All laws or parts of laws in conflict with the provisions of this Act are repealed to the extent of such conflict only.

Sec. 3. The importance of this legislation and the crowded condition of the calendar in both houses create an emergency and an imperative public necessity that the Com-
House Journal

House Bill No. 886 on Third Reading

Mr. McLhaney moved that the constitutional rule requiring bills to be read on three several days in each House be suspended and that House Bill No. 886 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Year--96

Adams Harris of Dallas
Allen Haynes of Orange
Arisedge Houston
Atwell San Antonio
Bantford Edinburg
Barnes Houston
Bas of Bowie Hughes
Bas of Harris Jamison
Beckham Johnson of Bexar
Burks Kilpatrick
Blaine Kiger
Boykin Kuykendall
Brooks Kothmann
Brown of Galveston Ligarde
Butler McClintock
Cain McIlnay
Caldwell Matagorda
Carpenter Marfa
Carriker Miller
Carrasco Morgan
Cherry Moyer
Clayton Mulchener
Cole Parker
Crowes Parsley
Crews Pooler
Davis Pendleton
Eichardt Pettit
Edwards Piggin
Esko Price
Fletcher Quarles
Fondren Richards
Foreman Ritter
Gleeden Roberts
Glover Rodrigues
Green Rockport
Guffey Satterwhite
Haines of Brazos Sconzas
Hallmark Segrest
Hargis Shannon
Harris Simpson

Yea--96

Adams Harris of Dallas
Allen Haynes of Orange
Arisedge Houston
Atwell San Antonio
Bantford Edinburg
Barnes Houston
Bas of Bowie Hughes
Bas of Harris Jamison
Beckham Johnson of Bexar
Burks Kilpatrick
Blaine Kiger
Boykin Kuykendall
Brooks Kothmann
Brown of Galveston Ligarde
Butler McClintock
Cain McIlnay
Caldwell Matagorda
Carpenter Marfa
Carriker Miller
Carrasco Morgan
Cherry Moyer
Clayton Mulchener
Cole Parker
Crowes Parsley
Crews Pooler
Davis Pendleton
Eichardt Pettit
Edwards Piggin
Esko Price
Fletcher Quarles
Fondren Richards
Foreman Ritter
Gleeden Roberts
Glover Rodrigues
Green Rockport
Guffey Satterwhite
Haines of Brazos Sconzas
Hallmark Segrest
Hargis Shannon
Harris Simpson

Nay--23

Bridges Jarvis
Cotton Johnson of Dallas
Cowden McDonald of Hidalgo
Cran Sa la Garza
Duggan McDonald of Rock
Floyd Schiller
Garrison Shively
Gibbons Slider
Gruver Thurmond
Haring Walker
Hendryx Woods

Absent--Excused

Alamzi McNutt
Berry Mann
Brown of Taylor Murray
Cahill Niemeyer
Cannon Farmer
Chapman Peary
Collins Richardson
Cook Shutt
Coughran Slack
Dungan Smith of Bexar
Fairchild Smith of Jefferson
McGregor Stewart

The Speaker then laid House Bill No. 886 before the House on third reading and final passage.

The bill was read third time and was passed.

Adjournment

Mr. Allen moved that the House adjourn until 11:00 o'clock a.m. next Monday.

Mr. Kilpatrick moved that the House adjourn until 1:00 o'clock p.m. next Monday.

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

The motion to adjourn until 11:00 o'clock a.m. next Monday prevailed.

The Benediction was offered by the Honorable Wilson Foreman, as follows:

"Dear Heavenly Father, We thank Thee for having guided each of us
May 18, 1963

in our decisions throughout this past week. We ask Thee to bless each Member and family which is represented in this House.

"Dear Heavenly Father, we ask Thee especially to be with each of us in this final week of this session to hold our tempers and to guide us in each of our decisions whereby the citizens of Texas will be best benefited. We ask of Thee to bring each of us safely back Monday morning. These things we ask in Jesus' Name. Amen."

In accordance with the motion to adjourn, the House, at 12:37 o'clock p.m., adjourned until 11:00 a.m. next Monday.

APPENDIX

STANDING COMMITTEE REPORTS

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

- Counties: S. B. No. 294.
- Military and Veteran's Affairs: S. B. No. 508.
Mr. Fondren offered the following resolution:

H. S. R. No. 644, In memory of H. M. (Dick) Lawhon.

Whereas, The House of Representatives pauses with sorrow and regret to take note of the passing of one of our most loyal and competent employees, H. M. (Dick) Lawhon, who died unexpectedly May 14, 1963; and

Whereas, Mr. Lawhon, a lifelong resident of Taylor, Texas, was assistant sergeant-at-arms of this House and had been gallery sergeant also during the Fifty-seventh Legislature; and

Whereas, Mr. Lawhon had been active in civic affairs in Taylor and was a past president of the Taylor Rodeo Association; now, therefore, be it

Resolved, That the House of Representatives of the Fifty-eighth Legislature of the State of Texas extends its sympathy to Mrs. Lawhon, the former Miss Ann Piedmont, and to a daughter, Carol Ann Lawhon and a son, John Richard Lawhon at the loss of this fine citizen; and, be it further

Resolved, That when the House adjourns this day it do so in memory of H. M. (Dick) Lawhon.

The resolution was unanimously adopted by a rising vote.
The House met at 11:00 o'clock a.m., pursuant to adjournment, and was called to order by the Speaker.

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

Mr. Speaker
Adams
Alaniz
Allen
Arledge
Atwell
Ball
Banfield
Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Birkner
Blaine
Boysen
Bridges
Brooks
Brown of Galveston
Brown of Harris
Brown of Houston
Brown of Taylor
Butler
Cain
Caldwell
Canales
Cannon
Carpenter
Carriker
Cavness
Cham
Cherry
Cline
Cole
Collins
Cook
Coffen
Cook
Cook
Cousins
Crowden
Cowies
Crain
Crews
Davis
de la Garza
Deke
Duggan
Dungan
Eckhardt
Edwards
Edgar
Esquivel
Fairchild
Fay
Finney
Fletcher
Floyd
Fondren
Foreman
Pendleton
Perry
Pipkin
Price
Quilliam
Rapp
Richards
Richardson
Ritter
Roberts
Rodriguez
Rossm	
Rosson
Satterwhite
Schiller
Segrest
Shannon
Shipley
Shutt
Simpson
Slack
Slider
Smith
Smith
Smith
Stark
Stewart
Stollenwerk
Thompson
Townsend
Trager
Walker
Ward
Weeldon
Wells
Whately
Wheeler
Whitfield
Wieting
Wilson
Woods
Absent
Niemeyer
Absent—Excused
Cory
Koliba

A quorum of the House was announced present.

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

“Our Heavenly Father, Thy grace, Thy strength and Thy love have sustained us through the long hours of this session. As we come to our last week of service together, be Thou our strength and power. We have endeavored to conduct ourselves as ones not ashamed to hear Thy name. Let us not relax the vigil over our conduct during these last few days.

“Even in the clash of minds wrestling with thorny questions, grant us the art of disagreeing without being disagreeable, remembering ever that a soft answer turneth away wrath and that he who keepeth his own spirit is greater than he who taketh a city.

“Through Christ our Lord, we pray.—Amen.”

LEAVES OF ABSENCE GRANTED

Mr. Cory was granted leave of absence for today, on account of a death in his family, on motion of Mr. Mutcher.

Mr. Koliba was granted leave of absence for today on account of illness, on motion of Mr. Boysem.