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  Garrison
Adams  Gibbons
Alanis  Gladden
Allen  Gleam
Atwell  Grover
Ball  Guffey
Bangfield  Haines of Brazos
Barnes  Hallmark
Bush of Bowie  Harding
Bush of Harris  Haring
Butcher  Harris
Berry of Galveston  Hinson
Birkner  Harris of Dallas
Blaine  Hayes of Orange
Boyson  Kealy
Brooks  Hefton
Brown of Galveston  Hollowell
Brown of Taylor  Houston
Butler  Hughes
Cain  Isaacks
Caldwell  Jamison
Cann  Johnson of Dallas
Carr  Kilpatrick
Castro  Klager
Chapman  Knapp
Cherry  Kothmann
Chilton  Lack
Cole  Ligarde
Collins  McDonald
Cook  McGlinton
Coffen  McDonald of Hidalgo
Cone  McDonald of Rusk
Cowan  McGregor
Cowles  Mcllhaney
Cran  McLaughlin
Crews  McNutt
Davis  MacAfee
de la Garza  Mana
Deke  Markgraf
Duggan  Miller
Dungan  Morgan
Edgar  Moyer
Edwards  Murray
Ewell  Museker
Faulkner  Nugent
Finn  Parker
Fletcher  Parmer
Ford  Paresly
Forsman  Peeler

Pendleton  Black
Perry  Elder
Piggin  Smith of Bexar
Price  Smith of Jefferson
Quinlan  Stewart
Rapp  Stollenweck
Richardson  Thompson
Richardson  Townsend
Robert  Traeger
Rodriguez  Walker
Rosson  Ward
Satterwhite  Weldon
Schiller  Wehs
Seegers  Whetley
Segrest  Wheeler
Shannon  Whitfield
Shipley  Wieting
Shutt  Wilton
Simpson  Woods

Absent

Niemeyer

Absent—Excused

Cory  Koliba

A quorum of the House was announced present.

The Invocation was offered by the Reverend I. 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.
REQUESTING THE HOUSE CONFEREES ON H.B. NO. 86 TO INCLUDE CERTAIN APPROPRIATION IN THE BILL

Mr. Woods offered the following resolution:

H. S. R. No. 546

Be it Resolved By The House of Representatives of The State of Texas:

That the House Conferences on the Conference Committees appointed to resolve the differences between the two Houses in the General Appropriations Act, House Bill No. 86, be requested to include in the bill an appropriation of Seven Hundred Fifty Thousand Dollars ($750,000) for the purpose of establishing in an appropriate location a home for dependent and neglected Negro children and Negro orphans.

The resolution was read and adopted without objection.

ADOPTING THE PERMANENT RULES OF THE HOUSE OF REPRESENTATIVES

Mr. Barnes offered the following resolution:

H. S. R. No. 547

Be it Resolved by The House of Representatives of the Fifty-eighth Legislature, That the Permanent Rules of the House of Representatives of the Fifty-sixth Legislature be, and are hereby, adopted as the Permanent Rules of the House of Representatives of the Fifty-eighth Legislature.

The resolution was referred to the Committee on Rules.

RECALLING S. B. NO. 223 FROM THE GOVERNOR FOR CORRECTION

Mr. Townsend offered the following resolution:

H. C. R. No. 100

Whereas, Senate Bill No. 223 has been passed by both the Senate and the House and is now in the office of the Governor, and there are certain corrections to be made therein; now, therefore, be it

Resolved by the House of Representatives, the Senate concurring, That the Governor be and is hereby respectfully requested to return Senate Bill No. 223 to the Senate for correction; and, be it further

Resolved, That the action of the President of the Senate and the Speaker of the House in signing Senate Bill No. 223 be declared null and void, and that the two presiding officers be authorized to remove their signatures from the Enrolled Bill; and, be it further

Resolved, That the Engrossing and Enrolling Clerk of the Senate be and is hereby directed to correct the enrolled copy of Senate Bill No. 223 in the following manner:

The citation in Section 1 of the Bill be changed from “Section 3 of Article 8306 of the Texas Workmen’s Compensation Insurance Laws” to “Section 3 of Article 8306, Revised Civil Statutes of Texas, 1925, as amended.”

The resolution was adopted without objection.

RELATIVE TO IMPRINTING THE WORDS “VACATION STATE” ON TEXAS MOTOR VEHICLE LICENSE PLATES

The Speaker laid before the House, for consideration at this time, H. C. R. No. 12, Relative to imprinting the words “Vacation State” on Texas Motor Vehicle License Plates.

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

Miss Banfield offered the following amendment to the resolution:

Amend House Concurrent Resolution No. 12 by striking the number “1963” appearing in the resolving clause and substituting therefor the number “1964.”

Mr. Markgraf offered the following substitute amendment for the amendment offered by Miss Banfield:

Substitute amendment to H. C. R. 12 by striking the words, “1963 plates are issued the legend “Vacation State,”” and substitute in lieu thereof the following:
May 20, 1963  HOUSE JOURNAL  2203

"1964 plates are issued the words 'I Esquivel 'Has Everything'.” Floyd
Morgan
Moyer

Miss Banfield moved to table the substitute amendment offered by Mr.
Markgraf, and the motion to table prevailed.

The amendment offered by Miss Banfield was then adopted without
objection.

A record vote was requested on the adoption of H. C. R. No. 12.

H. C. R. No. 12 was adopted by the following vote:

Year—73
Adams     Hinson
Allen      Hughes
Attridge   Jamison
Atwell     Jarvis
Ball       Kilpatrick
Banfield   Klager
Barnes     Lack
Bass of Harris McClinton
Biggers    McDonald of Rock
Blakes     McIlhany
Bridges    McLaughlin
Brown of Taylor Macalee
Butler     Miller
Caldwell   Murray
Canales    Nugent
Carpenter  Parker
Chapman    Parmer
Clayton    Parsley
Cote       Peeler
Coughran   Pendleton
Covodan    Richardson
Davis      Ritter
Daggen     Rosson
Dungan     Satterwhite
Finney     Scoggins
Fletcher   Shahan
Fondren    Shutt
Foreman    Simpson
Gibbons    Smith of Bexar
Green      Smith of Jefferson
Groves     Townsend
Haines of Brazos Traeger
Hague      Walker
Harding    Whitfield
Haynes of Orange Wieling
Heatly     Woods
Heaton     Nays—61

Alamin     Cannon
Bass of Bowie Carriker
Beckham    Cavness
Berry      Cherry
Boyson     Collins
Brooks     Cotton
Brown      Craig
of Galveston Dike
Cain       Edwards

Esquivel Morgan
Floyd      Moyer
Garrison   Mutercher
Gisoden    Parry
Gunn       Petty
Haring     Price
Harris     Quitman
of Galveston Rapp
Harrles of Dallas Richards
Hendry     Roberts
Holloway   Rodrigues
Houston    Schiller
Inness     Shley
Johnson of Dallas Slifer
Johnson of Bexar Stewart
Kothmann   Stollwerck
Ligarde    Thompson
McDonald    Thurmond
of Hidalgo Ward
McGregor    Weldon
McMutt      Walls
Mann       Wheeler
Markgraf    Wilson

Present—Not Voting

Walker     Absent

Cook       Guffey
Cowles     Knapp
Craws      Niesmeier
de la Garza Pipkin
Eckhardt    Segrest
Fairchild   Slack

Absent—Excused

Cory       Koliba

MESSAGE FROM THE SENATE

Austin, Texas, May 20, 1963

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

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

S. C. R. No. 83, by Word: Instructing the Engrossing and Enrolling
Clerk of the Senate to correct the enrolled copy of Senate Bill No. 396.

Respectfully,

CHARLES A. SCHNABEL, Secretary of the Senate.

HOUSE BILL NO. 863 WITH SENATE AMENDMENTS

Mr. Heatly called up Senate Amendments for consideration at this
time, H. B. No. 863.

Mr. Heatly moved that the House do not concur in the Senate Amend-
ments, and that a Conference Com-
HOUSE JOURNAL

To the House of Representatives of the Fifty-eighth Legislature:

I disapprove of House Bill 92. My objections to the bill are as follows:

1. Section 2 of the bill authorizes Commissioners Courts to appoint persons other than peace officers to enforce the regulations promulgated by the Commissioners Courts, and there is no requirement that such persons be bonded or be required to take any oath of office.

2. Section 2 of the bill authorizes the Commissioners Court to provide penalties of not to exceed $200. Since this section refers to "penalties" rather than "fine," the bill is subject to the interpretation that the Commissioners Court could invoke jail sentence, and there is no specified limit to such jail sentence.

Respectfully submitted,

JOHN CONNALLY,
Governor

MESSAGE FROM THE GOVERNOR

The Speaker laid before the House and read the following Message from the Governor:

Executive Department
Austin, Texas
May 13, 1963

JOHN CONNALLY, Governor

To the House of Representatives of the Fifty-eighth Legislature:

I disapprove of House Bill 92. My objections to the bill are as follows:

1. Section 2 of the bill authorizes Commissioners Courts to appoint persons other than peace officers to enforce the regulations promulgated by the Commissioners Courts, and there is no requirement that such persons be bonded or be required to take any oath of office.

2. Section 2 of the bill authorizes the Commissioners Court to provide penalties of not to exceed $200. Since this section refers to "penalties" rather than "fine," the bill is subject to the interpretation that the Commissioners Court could invoke jail sentence, and there is no specified limit to such jail sentence.

Respectfully submitted,

JOHN CONNALLY,
Governor

HOUSE BILL NO. 410 WITH SENATE AMENDMENTS

Mr. Johnson of Dallas called up with Senate Amendments for consideration at this time.

H. B. No. 410, A bill to be entitled "An Act creating an additional Probate Court in Dallas County to be known as Probate Court Number 2 of Dallas County; providing for the jurisdiction and powers of said Court; providing for the transfer of cases and pending proceedings to such Court; providing for the qualifications, appointment and election of a Judge of said Court and for the compensation of such Judge; providing that all writs and processes theretofore issued shall be returnable to such Court; providing that the laws applicable to the Probate Court of Dallas County shall be applicable to Probate Court Number 2 of Dallas County; providing for the oath and bond of the Judge of said Court and the filing of a vacancy of the office of the Judge of such Court; providing for a special Judge of said Court containing a saving clause and declaring an emergency."

On motion of Mr. Johnson of Dallas, the House concurred in the Senate Amendments to H. B. No. 410.

TEXT OF SENATE AMENDMENTS TO HOUSE BILL NO. 410

Senate Amendment No. 1

Amend House Bill No. 410 by inserting a new section following Section 13 to be numbered "Section 13A," and to read as follows:

"Section 13A. Regardless of any provisions of this Act to the contrary notwithstanding, the provisions of this Act shall not become effective until January 1, 1965."

Senate Amendment No. 2

Amend caption to conform to body of bill.

HOUSE BILL NO. 804 ON SECOND READING

The Speaker laid before the House, as a special order, on its second reading and passage to engrossment, H. B. No. 804, A bill to be entitled "An Act making appropriations to pay miscellaneous claims out of the General Revenue Fund, or such other funds as may be designated herein for such item, not otherwise appropriated; provided that before payment of any claim shall be paid from the funds hereby appropriated, the same shall have the approval of the State Auditor, the State Comptroller and the Attorney General; and declaring an emergency."

The bill was read second time.
Mr. Mutscher offered the following committee amendment to the bill:

Committee Amendment No. 1
Amend House Bill No. 804 by striking all below the enacting clause and substituting in lieu thereof the following:

"Section 1. The following sums of money are hereby directed to be paid out of the sum appropriated and set aside by House Bill No. 86, Regular Session of the 58th Legislature, for payment of itemized claims and judgments against the State:

Section 2. There is hereby appropriated $133,976.25 Out of the Liquor Administration Fund No. 97 to pay the following:

To pay the D. B. Friday, 1603 Russell Street, Apple Springs, Texas for Floor Tax declared unconstitutional. 44.44
To pay Coleman Balch Liquor Store, Highway No. 94, RFD, Lufkin, Texas for Floor Tax declared unconstitutional. 248.33
To pay Acme Package Store, P. O. Box 141, Dumas, Texas for Floor Tax declared unconstitutional. 109.06
To pay Nan's Liquor Store, P. O. Box 141, Dumas, Texas for Floor Tax declared unconstitutional. 87.85
To pay Loy O'Neal, Highway No. 94, Apple Springs, Texas for Floor Tax declared unconstitutional. 128.84
To pay Mac's Package Store, Sanderson, Texas for Floor Tax declared unconstitutional. 82.06
To pay Texas Stores, Inc., c/o H. W. Bristman, President, 1946 Fredericksburg Road, San Antonio, Texas, for Floor Tax declared unconstitutional. 3,285.86
To pay R. E. Davis Liquor Store, Highway No. 94, RFD, Lufkin, Texas for Floor Tax declared unconstitutional. 203.76
To pay Smitties Drug, 3011 Andrews Highway, Odessa, Texas, for Floor Tax declared unconstitutional. 93.30
To pay Vehle's Package Store, Menard, Texas, for Floor Tax declared unconstitutional. 45.72
To pay Pins Liquor Store, P. O. Box 1069, Dickinson, Texas, for Floor Tax declared unconstitutional. 75.40
To pay Do-Right Package Store, Route No. 1, Box 189, San Angelo, Texas, for Floor Tax declared unconstitutional. 371.98
To pay Ille's Package Store, 111-1/2nd Street, Big Lake, Texas, for Floor Tax declared unconstitutional. 173.91
To pay F. J. Jorzombek, Box No. 2, Nordheim, Texas, for Floor Tax declared unconstitutional. 44.81
To pay Lazak's Package Store, 552 South College Street, Cameron, Texas, for Floor Tax declared unconstitutional. 76.97
To pay Turf Liquors, Inc., 3510 Commerce Street, Dallas, Texas for Floor Tax declared unconstitutional. 116.12
To pay Jack Starr Liquors, 3726 East Balknap, Fort Worth, Texas for Floor Tax declared unconstitutional. 242.44
To pay Frank's Package Store, Granger, Texas for Floor Tax declared unconstitutional. 73.67
To pay Hruska Package Store, P. O. Box 594, Bartlett, Texas, for Floor Tax declared unconstitutional. 488.50
To pay Kotria Package Store, 108 East 3rd Street, Taylor, Texas, for Floor Tax declared unconstitutional.  
To pay Taylor Drug Company, 316 South Main Street, Taylor, Texas, for Floor Tax declared unconstitutional.  
To pay Charles Bartloch, P. O. Box 191, Granger, Texas, for Floor Tax declared unconstitutional.  
To pay Marquis Sorenson Package Store, 400 1/2 West 2nd Street, Taylor, Texas, for Floor Tax declared unconstitutional.  
To pay Pioneer Liquor Stores, Inc., 47 U Montana Street, El Paso, Texas, for Floor Tax declared unconstitutional.  
To pay Bill McCain's Package Store, Richmond, Texas, for Floor Tax declared unconstitutional.  
To pay Boling Package Store, 1724 Weatherly, Houston, Texas, for Floor Tax declared unconstitutional.  
To pay Claude Roberts, 1713 Buchanan Falls, Texas, for Floor Tax declared unconstitutional.  
To pay Debo Package Store, 2616 College Street, Beaumont, Texas, for Floor Tax declared unconstitutional.  
To pay Gem Cut Rats, 280 College Street, Beaumont, Texas, for Floor Tax declared unconstitutional.  
To pay Vernon's Package Store, 603 Gregg Street, Big Spring, Texas, for Floor Tax declared unconstitutional.  
To pay Miller's Package Stores No. 1 & No. 2, 906 East Rio Grande, Victoria, Texas, for Floor Tax declared unconstitutional.  
To pay Gamblin's Liquor Store, 2709 D. Galveston, Texas, for Floor Tax declared unconstitutional.  
To pay Star Package Store, 133 East East Rossa Street, Victoria, Texas, for Floor Tax declared unconstitutional.  
To pay Brown's Package Store, 2901 East Highway No. 80, Box 8213, Odessa, Texas, for Floor Tax declared unconstitutional.  
To pay Martin's Package Store, 2703 Avenue G, Galveston, Texas, for Floor Tax declared unconstitutional.  
To pay Akard Liquor Store, 309-A South Akard, Dallas, Texas, for Floor Tax declared unconstitutional.  
To pay Fay's Drive-In Liquor, 4401 Main Street, Dallas, Texas, for Floor Tax declared unconstitutional.  
To pay H and N Package Store, 313 North Lamar, Dallas, Texas, for Floor Tax declared unconstitutional.
Floor Tax declared unconstitutional

To pay Inwood Cut Rate Liquors, 2214 Inwood Road, Dallas, Texas, for Floor Tax declared unconstitutional

To pay New Way Liquor, 304-A South Houston, Dallas, Texas, for Floor Tax declared unconstitutional

To pay Mart Liquor Store, 401 South Ervay, Dallas, Texas, for Floor Tax declared unconstitutional

To pay Dallas Liquor Store, 1112-A Main Street, Dallas, Texas, for Floor Tax declared unconstitutional

To pay Kay's Package Store, 409 Texas City, Texas, for Floor Tax declared unconstitutional

To pay Pote's Package Store, Box 43, Algoa, Texas, for Floor Tax declared unconstitutional

To pay Texas Drug Store, 520 23rd Street and 1604 Broadway, Galveston, Texas, for Floor Tax declared unconstitutional

To pay Tremont Liquor Stores, 620 23rd Street

To pay L and A Liquor Store, 406 Avenue D, La Marque, Texas, for Floor Tax declared unconstitutional

To pay Drive-in Cut Rate Stores, 111 Granger Street, Wichita Falls, Texas for Floor Tax declared unconstitutional

To pay Mrs. Curtis Crawford, 103 Scott St., Wichita Falls, Texas for Floor Tax declared unconstitutional

To pay W. L. Jones, Lamar Street, Wichita Falls, Texas for Floor Tax declared unconstitutional

To pay Western Package Store, 504 Buck Road, Wichita Falls, Texas for Floor Tax declared unconstitutional

To pay Russell Smith, 608 7th Street, Wichita Falls, Texas for Floor Tax declared unconstitutional

<table>
<thead>
<tr>
<th>Amount</th>
<th>Description</th>
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<tbody>
<tr>
<td>275.54</td>
<td>Inwood Cut Rate Liquors, 2214 Inwood Road, Dallas, Texas</td>
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<td>27.08</td>
<td>Charles Shiller Package Store, 614 Houston Street, Rowena, Texas</td>
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<td>625.23</td>
<td>New Way Liquor, 304-A South Houston, Dallas, Texas</td>
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<td>224.60</td>
<td>Brick's Liquor Store, 302 20th Street, Galveston, Texas</td>
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<td>57.89</td>
<td>Jacob's Liquor and Drug, 302 Jackson Street, Richmond, Texas</td>
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<td>194.04</td>
<td>Mart Liquor Store, 401 South Ervay, Dallas, Texas</td>
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<tr>
<td>224.51</td>
<td>Dallas Liquor Store, 1112-A Main Street, Dallas, Texas</td>
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<td>165.33</td>
<td>Kay's Package Store, 409 Texas City, Texas</td>
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<td>348.42</td>
<td>Pote's Package Store, P. O. Box 2132, Wichita Falls, Texas</td>
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<td>66.26</td>
<td>Texas Drug Store, 520 23rd Street and 1604 Broadway, Galveston, Texas</td>
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<td>285.63</td>
<td>Tremont Liquor Stores, 620 23rd Street</td>
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<td>23.31</td>
<td>L and A Liquor Store, 406 Avenue D, La Marque, Texas</td>
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<td>173.51</td>
<td>Drive-in Cut Rate Stores, 111 Granger Street, Wichita Falls, Texas</td>
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<td>401.54</td>
<td>Mrs. Curtis Crawford, 103 Scott St., Wichita Falls, Texas</td>
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<td>160.68</td>
<td>W. L. Jones, Lamar Street, Wichita Falls, Texas</td>
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<td>292.33</td>
<td>Western Package Store, 504 Buck Road, Wichita Falls, Texas</td>
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<td>145.75</td>
<td>Russell Smith, 608 7th Street, Wichita Falls, Texas</td>
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<tr>
<td>209.06</td>
<td>Other licenses</td>
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<td>Store Name</td>
<td>Address</td>
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<td>Simon and Schiller Package Store</td>
<td>1809 Avenue H, Rosenberg, Texas</td>
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<td>K. G. Bridges, Wichita Falls, Texas</td>
<td>3610 Kessler Drive, Victoria, Texas</td>
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<td>Scott Liquor Store, P. O. Box 238, Jourdanton, Texas</td>
<td>Floor Tax declared unconstitutional</td>
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<tr>
<td>W. E. Rice, Route No. 3, Box 251, Wichita Falls, Texas</td>
<td>Floor Tax declared unconstitutional</td>
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<tr>
<td>Mrs. LaNora West, P. O. Box 2603, Wichita Falls, Texas</td>
<td>Floor Tax declared unconstitutional</td>
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<tr>
<td>Thurston Hare, 1609 Hersh, Wichita Falls, Texas</td>
<td>Floor Tax declared unconstitutional</td>
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<td>Save Way Out Rate 464-50 Radio Building, Wichita Falls, Texas</td>
<td>Floor Tax declared unconstitutional</td>
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<td>Paradise No. 1, 1211 North Kilgore Street, Kilgore, Texas</td>
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<td>West Side Package Store, P. O. Box 259, LaGrande, Texas</td>
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<td>Altair Package Store, Altair, Texas</td>
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<td>Pat's Liquor Store, Sunray, Texas</td>
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<td>B &amp; G Liquor Store, Highway No. 87, Dalhart, Texas</td>
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<td>One Stop Liquor Store, Highway No. 87, Dalhart, Texas</td>
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<td>Tony's, 801 Norman Street, Dalhart, Texas</td>
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<tr>
<td>Carter's Package Store, 3205 Port Lavaca Drive, Victoria, Texas</td>
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<td>Hi-Way's Package Store, 1303 Airline Road, Victoria, Texas</td>
<td>Floor Tax declared unconstitutional</td>
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<tr>
<td>Court Liquor, Anthony Court, Stafford, Texas</td>
<td>Floor Tax declared unconstitutional</td>
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<tr>
<td>Alamo Liquor Store, 1205 Avenue D, Galveston, Texas</td>
<td>Floor Tax declared unconstitutional</td>
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<tr>
<td>Texas Drug No. 1, 801 37th Street, Galveston, Texas</td>
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<td>East's Package Store, P. O. Box 157, Daisetta, Texas</td>
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<td>Preston Means Liquor, 1194 Fl. West Brooks Street, Sugarland, Texas</td>
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<td>George Whims White's Silver Bell, Route No. 2, Box 38, Algoa, Texas</td>
<td>Floor Tax declared unconstitutional</td>
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<tr>
<td>Description</td>
<td>Amount</td>
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<td>----------------------------------------------------------------------------</td>
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<td>To pay George’s Liquor, 711 North Boulevard, Galveston, Texas, for Floor Tax declared unconstitutional</td>
<td>102.51</td>
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<td>To pay Jimmie Gray, 1221 W. Highway, Alamo, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay Jonwik’s Package Store, P.O. Box 23, Hempstead, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay John’s Package Store, 4044 Ballaire Blvd.-2300 Avenue H., Rosenberg, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay Strozeans Hotel Package Store, 315 North Getty Street, Uvalde, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay Six Shooter Junction Novelty and Package Store, P.O. Box 201, Hempstead, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay Bill Harrison’s Package Store, Brookshire, Texas for Floor Tax declared unconstitutional</td>
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<tr>
<td>To pay Feldman’s Valparaiso, 103 East Harrison, Harlingen, Texas for Floor Tax declared unconstitutional</td>
<td>2,377.37</td>
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<td>To pay O. E. Lloyd, Perry, Texas, for Floor Tax declared unconstitutional</td>
<td>663.33</td>
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<tr>
<td>To pay Mrs. Winnie Becker, P.O. Box 321, Thorndale, Texas, for Floor Tax declared unconstitutional</td>
<td>32.73</td>
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<td>To pay Jesse’s Package Store, Route No. 1, Washington, Texas, for Floor Tax declared unconstitutional</td>
<td>237.44</td>
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<td>To pay Stoltz Package Store, Washington, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay East’s Package Store, Fort Neches, Texas, for Floor Tax declared unconstitutional</td>
<td>119.57</td>
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<td>To pay West End Package Store, 2010 West 2nd Street, Odessa, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay Alleyton Package Store, Alleyton, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay Rice Package Store, P.O. Box 764, Eagle Lake, Texas for Floor Tax declared unconstitutional</td>
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<tr>
<td>To pay Harrison’s Package Store, 111 Second Street, Sealy, Texas, for Floor Tax declared unconstitutional</td>
<td>97.72</td>
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<tr>
<td>To pay Paul T. Lanke, P.O. Box 43, New Ulm, Texas, for Floor Tax declared unconstitutional</td>
<td>107.06</td>
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<td>To pay Main Package Store, Inc., Weimar, Texas, for Floor Tax declared unconstitutional</td>
<td>77.32</td>
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<tr>
<td>To pay G. M. Camp, 7623 Andrews Highway, Odessa, Texas for Floor Tax declared unconstitutional</td>
<td>192.31</td>
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<tr>
<td>To pay John A. Boriskie Package Store, Caldwell, Texas, for Floor Tax declared unconstitutional</td>
<td>2,377.37</td>
</tr>
<tr>
<td>To pay Red Door Package Store, 1164 South 1st Street, Harlingen, Texas for Floor Tax declared unconstitutional</td>
<td>663.33</td>
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<tr>
<td>To pay Martin’s Package Store, 311 West 3rd Street, Taylor, Texas for Floor Tax declared unconstitutional</td>
<td>32.73</td>
</tr>
<tr>
<td>To pay Joe Kupka, Route No. 4, Taylor, Texas, for Floor Tax declared unconstitutional</td>
<td>237.44</td>
</tr>
<tr>
<td>Store Name</td>
<td>Address</td>
</tr>
<tr>
<td>------------------------------------------------</td>
<td>----------------------------------</td>
</tr>
<tr>
<td>Sen's Service Station and Package Store</td>
<td>626 Meyers Street, Sealy, Texas</td>
</tr>
<tr>
<td>Otto Althouse</td>
<td>Barton Highway, Brenham, Texas</td>
</tr>
<tr>
<td>Crosby Package Store</td>
<td>P.O. Box 776, Kountze, Texas</td>
</tr>
<tr>
<td>Rincon Package Store</td>
<td>1427 Iowa Park Road, Wichita Falls, Texas</td>
</tr>
<tr>
<td>Claude Bennett &amp; Long, Inc.</td>
<td>321 Cleveland, Electra, Texas</td>
</tr>
<tr>
<td>Collett Package Store</td>
<td>197 North Collett, Dallas, Texas</td>
</tr>
<tr>
<td>Lamar No. 3</td>
<td>215 South Lamar, Austin, Texas</td>
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<tr>
<td>Lamar No. 12</td>
<td>319 South Lamar, Austin, Texas</td>
</tr>
<tr>
<td>Henry F. Hunter</td>
<td>625 South Commerce, Harlingen, Texas</td>
</tr>
<tr>
<td>Hilltop Package Store</td>
<td>Route No. 2, East Bernard, Texas</td>
</tr>
<tr>
<td>Cotton's Package Store</td>
<td>Guy, Texas</td>
</tr>
<tr>
<td>Gus Schneider &amp; Son Package Store</td>
<td>4103 Clark Ave., Austin, Texas</td>
</tr>
<tr>
<td>W. T. Git Package Store</td>
<td>404 West Houston Street, Houston, Texas</td>
</tr>
<tr>
<td>Buckhorn Package Store</td>
<td>40715, Yoakum, Texas</td>
</tr>
</tbody>
</table>

To pay Walgreen Texas Company, by Fulbright, Crooker, Bates and Jaworski, Attorneys at Law, Bank of the Southwest Building, Houston 2, Texas, for Floor Tax declared unconstitutional.
To pay Aztec Liquor, 161 East Lullwood, San Antonio 12, Texas for Floor Tax declared unconstitutional.

To pay Mac's Package Store No. 2, 1512 East Grayson, San Antonio, Texas for Floor Tax declared unconstitutional.

To pay Frank's Liquors, 3906 South Presa, San Antonio, Texas for Floor Tax declared unconstitutional.

To pay Crawford's Dellview Package Store, 2337 Vance Jackson Road, San Antonio, Texas for Floor Tax declared unconstitutional.

To pay James Package Store, P. O. Box 368, Anahuac, Texas for Floor Tax declared unconstitutional.

To pay Joe's Store, 1111 Schley Avenue, San Antonio, 10, Texas for Floor Tax declared unconstitutional.

To pay Amol's Liquors, 2012 Broadway, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay B & W Liquor Store, 1113 Commercial, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay John's Imports, 4302 Avenue S, Galveston, Texas, for Floor Tax declared unconstitutional.

To pay J. B. Cooper, 430 West Main Street, Cuero, Texas, for Floor Tax declared unconstitutional.

To pay Oak Lawn Package Store, 3903½ Oaklawn Avenue, Dallas 9, Texas, for Floor Tax declared unconstitutional.

To pay Sam F. Pantuso, 166 Sunset Ridge, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay E. F. Appelt, 269 North LaGrange St., Halletsville, Texas, for Floor Tax declared unconstitutional.

To pay Atomic Stores, 3214 Broadway, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay W. O. Wood, 321 St. Lawrence, Gus- santa, Texas, for Floor Tax declared unconstitutional.

To pay Carl's Package Store, 1415 Nogalitas, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay Green Garden Grocery, 565 South Esplanade, Cuero, Texas, for Floor Tax declared unconstitutional.

To pay Messina Liquor Store, 1412 Magnolia Street, Seguin, Texas, for Floor Tax declared unconstitutional.

To pay Arcade Liquor Stores No. 1 and No. 2, 794-A Scott Street, Wichita Falls, Texas, for Floor Tax declared unconstitutional.

To pay Highway Liquor Store, 332 West Milam Street, Wharton, Texas, for Floor Tax declared unconstitutional.

To pay Lemke's Package Store, Main Street, Yorktown, Texas, for Floor Tax declared unconstitutional.

To pay Central Package Store, 337 A Main Street, Yorktown, Texas, for Floor Tax declared unconstitutional.

To pay Winton's Package Store, P. O. Box 13, Halletsville, Texas, for Floor Tax declared unconstitutional.
To pay Bluebonnet Drugs, 423 West 5th St., San Antonio, Texas for Floor Tax declared unconstitutional. $434.96

To pay Marvin Drug Company by Fulbright, Crooker, Bates and Jaworski, Attorneys At Law, Bank of the Southwest Building, Houston, Texas for Floor Tax declared unconstitutional. $304.95

To pay Walgreen Drugs by Fulbright, Crooker, Bates and Jaworski, Attorneys at Law, Bank of the Southwest Building, Houston, Texas for Floor Tax declared unconstitutional. $143.87

To pay William Macha, 509 Irvine Street, Yoakum, Texas for Floor Tax declared unconstitutional. $81.92

To pay Ike's Warehouse Liquor Store, 700 Taylor Street, Amarillo, Texas for Floor Tax declared unconstitutional. $148.57

To pay Nebraska Investment, 400 West 10th Street, Amarillo, Texas, for Floor Tax declared unconstitutional. $2,523.61

To pay Angelo's Liquor Store, 1217 26th Street, Galveston, Texas for Floor Tax declared unconstitutional. $286.46

To pay Curt's Cat-Rate Liquors, 6915 Kenwood, Dallas, Texas, for Floor Tax declared unconstitutional. $41.96

To pay St. Anthony Hotel, San Antonio, Texas for Floor Tax declared unconstitutional. $382.66

To pay J. B. Liquor Store, 213 West Fifth Street, Dallas 8, Texas for Floor Tax declared unconstitutional. $299.97

To pay Balisek's Package Store, Highway No. 95, Avenue M, Shiner, Texas for Floor Tax declared unconstitutional. $29.67

To pay O. F. Mandle, 124-1/2 West Grand Avenue, Yoakum, Texas for Floor Tax declared unconstitutional. $89.65

To pay Gulf Coast Liquor Store, 322 San Jacinto, Houston, Texas for Floor Tax declared unconstitutional. $169.33

To pay Jacob's Liquor and Drug, 1094 3rd Street, Rosenberg, Texas, for Floor Tax declared unconstitutional. $137.39

To pay Dad's Liquor Store, 1620 18th Street, Wichita Falls, Texas, for Floor Tax declared unconstitutional. $15.17

To pay Ace Package Store, 6017 Jacksboro Highway, Wichita Falls, Texas for Floor Tax declared unconstitutional. $276.35

To pay Bob's Package Store, 102 South Main Street, Aspermont, Texas for Floor Tax declared unconstitutional. $360.63

To pay Big Mike's Farm Liquor Store, P. O. Box 184, Big Spring, Texas for Floor Tax declared unconstitutional. $483.63

To pay Lott's Package Store, P. O. Box 188, Needville, Texas for Floor Tax declared unconstitutional. $51.68

To pay Hub's Package Store, Route No. 1, Box 160, Falfurrias, Texas for Floor Tax declared unconstitutional. $194.61

To pay Pug's Liquor Store, by Harvey C. Hooper, Attorney at Law, 303 Scully Street, Big Spring, Texas for Floor Tax declared unconstitutional. $1231.51

To pay Phil's Package Store, 2707 Washington Avenue, Houston, Texas.
May 20, 1963

To pay Ingram's Package Store, 416 Front Street, Yoakum, Texas, for Floor Tax declared unconstitutional.

To pay Lack's Package Store, Highway No. 290, Sonora, Texas for Floor Tax declared unconstitutional.

To pay Brown's Trading Post, by Hilliard & Green, Attorneys at Law, P. O. Box 68, Big Spring, Texas, for Floor Tax declared unconstitutional.

To pay Lock's Drive-in Package Store, 512 Goliad Street, San Antonio, Texas for Floor Tax declared unconstitutional.

To pay Sam's Package Store, 2409 South Gregg Street, Big Spring, Texas, for Floor Tax declared unconstitutional.

To pay Joe W. Bell, Trinity, Texas for Floor Tax declared unconstitutional.

To pay Victor Tiemann, 110 West Third Street, Hallettsville, Texas for Floor Tax declared unconstitutional.

To pay Schubach's Package Store, P. O. Box 427, Brackettville, Texas for Floor Tax declared unconstitutional.

To pay Leo T. Meyer, 201 Avenue G, Shimer, Texas for Floor Tax declared unconstitutional.

To pay Bell's Liquor Store, 7411 Highways No. 60 and 66 East, Amarillo, Texas, for Floor Tax declared unconstitutional.

To pay Sammy's Cut Rate Liquor, 6311 Blessing Drive, Dallas, Texas, for Floor Tax declared unconstitutional.

To pay Jodie Meiseltchlaeger, First and Kerr Streets, Moulton, Texas, for Floor Tax declared unconstitutional.

To pay Annie's Package Store, 1716 North Water Street, Corpus Christi, Texas for Floor Tax declared unconstitutional.

To pay Nam! Package Store No. 3, 108 South Esplanda, Cuero, Texas for Floor Tax declared unconstitutional.

To pay Pat's Package Store, by William B. Harber, Attorney at Law, P. O. Box 366, Cotulla, Texas for Floor Tax declared unconstitutional.

To pay Pioneer Liquor Stores Nos. 1-2-3-4, 110 South Main Street, Gladewater, Texas, for Floor Tax declared unconstitutional.

To pay 77 Liquor Store, P. O. Box 366, Hallettsville, Texas for Floor Tax declared unconstitutional.

To pay Handy Liquor Stores, Inc., Big Spring, Texas, for Floor Tax declared unconstitutional.

To pay Central Liquor Store, 711 Kinney Avenue, Corpus Christi, Texas, for Floor Tax declared unconstitutional.

To pay Ray's Liquor Store, North Highway No. 285, Box 1265, Pecos, Texas, for Floor Tax declared unconstitutional.

To pay Klecka Drug Company, Inc., 101 East Main Street, Cuero, Texas for Floor Tax declared unconstitutional.

To pay Drive-in Bottle Shop, 1239 South Washington Street, Boerne, Texas for Floor Tax declared unconstitutional.

To pay Ned's Liquor, 1808 North 10th Street,
<table>
<thead>
<tr>
<th>Store Location</th>
<th>Tax Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>McAllen, Texas for Floor Tax</td>
<td>$242.43</td>
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<tr>
<td>Tax declared unconstitutional</td>
<td></td>
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<tr>
<td>To pay Sunset Liquor Store, Rio Grande City, Texas for Floor Tax declared unconstitutional</td>
<td>$51.53</td>
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<tr>
<td>To pay Gus W. Appelt, 207 East 4th Street, Hal-</td>
<td>$102.06</td>
</tr>
<tr>
<td>lettsville, Texas for Floor Tax</td>
<td></td>
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<tr>
<td>Tax declared unconstitutional</td>
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<tr>
<td>To pay Bluebonnet Liquor Store, 8724 Chocolate Bayou Road, Houston, 51, Texas, for Floor Tax declared unconstitutional</td>
<td>$341.04</td>
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<tr>
<td>To pay Norman's, Inc., 1406 West Alabama, Houston 6, Texas for Floor Tax declared unconstitutional</td>
<td>$136.29</td>
</tr>
<tr>
<td>To pay Joe Arp, Inc., 2608 Westheimer, Houston 6, Texas for Floor Tax declared unconstitutional</td>
<td>$254.03</td>
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<tr>
<td>To pay South Main Store, 2520 Dryden, Houston 28, Texas, for Floor Tax declared unconstitutional</td>
<td>$184.78</td>
</tr>
<tr>
<td>To pay Quality Liquor, 2124 South Shepherd, Houston, Texas, for Floor Tax declared unconstitutional</td>
<td>$1,071.13</td>
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<tr>
<td>To pay Walgreen, Inc., by Fulbright, Bates, Croker and Jaworski, Attorneys-at-Law, Bank of the Southwest Building, Houston 2, Texas, for Floor Tax declared unconstitutional</td>
<td>$464.52</td>
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<tr>
<td>To pay J. J. Vanceck, Route No. 1, Trinity, Texas, for Floor Tax declared unconstitutional</td>
<td>$204.73</td>
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<td>To pay Kent's Liquor Store, Big Spring, Texas, for Floor Tax declared unconstitutional</td>
<td>$541.37</td>
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<td>Ford's Package Store, Azusa Road, San Angelo, Texas for Floor Tax declared unconstitutional</td>
<td>$186.53</td>
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<tr>
<td>To pay Cashier's Package Store, 1927 Blanco Road, San Antonio, Texas for Floor Tax declared unconstitutional</td>
<td>$592.13</td>
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<td>To pay J. D. Johnson, 1026 East Vickery Boulevard, Fort Worth 4, Texas, for Floor Tax declared unconstitutional</td>
<td>$78.07</td>
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<td>To pay C. &amp; B. Package Store, 5422 East Lancaster, Fort Worth 12, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay Jack Gillmore, 5803 Southhead Highway, Fort Worth, Texas, for Floor Tax declared unconstitutional</td>
<td>$327.26</td>
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<tr>
<td>To pay Miss Paulina Mercer, 109-B West Exchange Avenue, Fort Worth 8, Texas for Floor Tax declared unconstitutional</td>
<td>$109.48</td>
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<td>To pay Boyer's Package Store, 3002 West Lancaster, Fort Worth, Texas, for Floor Tax declared unconstitutional</td>
<td>$134.50</td>
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<td>To pay Oasis Package Store, by Cline &amp; Cline, Attorneys at Law, for Floor Tax declared unconstitutional</td>
<td>$303.47</td>
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<td>To pay J. M. Kerns, 4658 White Settlement Road, Fort Worth, Texas for Floor Tax declared unconstitutional</td>
<td>$45.41</td>
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<td>To pay Bargain Liquor Store, 2616 West Vickery Blvd., Fort Worth, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay Midway Package Store, 6617 East Lancaster, Fort Worth, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay Gabert Package Store, 4990 Camp Bowie Boulevard, Fort Worth, Texas, for Floor Tax declared unconstitutional</td>
<td>$374.19</td>
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<tr>
<td>To pay V. S. Sebastian, 1028 Hemphill, Fort Worth, Texas for Floor</td>
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<tr>
<td>Store Name</td>
<td>Amount</td>
</tr>
<tr>
<td>-----------------------------------------------------</td>
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<tr>
<td>Hareno's Package Store</td>
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<tr>
<td>Thos. De Zayas, d/b/a Crockett</td>
<td>126.92</td>
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<tr>
<td>Fort Worth, Texas, for Floor Tax declared unconstitutional</td>
<td>119.47</td>
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<tr>
<td>Tex-Mex Package Store</td>
<td>349.78</td>
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<tr>
<td>Dallas, Texas, for Floor Tax declared unconstitutional</td>
<td>117.38</td>
</tr>
<tr>
<td>Three Star Package Store</td>
<td>83.77</td>
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<tr>
<td>Corpus Christi, Texas, for Floor Tax declared unconstitutional</td>
<td>246.81</td>
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<tr>
<td>Alvin D. Kirby, 1101 South Staples, Corpus Christi, Texas, for Floor Tax declared unconstitutional</td>
<td>182.02</td>
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<tr>
<td>Tex-Mex Package Store</td>
<td>243.74</td>
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<tr>
<td>Bessar Park Liquor Store</td>
<td>75.91</td>
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<tr>
<td>Hondo, Texas, for Floor Tax declared unconstitutional</td>
<td>90.42</td>
</tr>
<tr>
<td>Tex-Mex Package Store</td>
<td>216.41</td>
</tr>
<tr>
<td>Corpus Christi, Texas, for Floor Tax declared unconstitutional</td>
<td>28.08</td>
</tr>
<tr>
<td>Cassi's Package Store</td>
<td>177.70</td>
</tr>
<tr>
<td>Uvalde, Texas, for Floor Tax declared unconstitutional</td>
<td>107.08</td>
</tr>
<tr>
<td>C. J. Heritage dba Mrs. Mary L. Heritage</td>
<td>2,744.42</td>
</tr>
<tr>
<td>313 Stages Drive, Corpus Christi, Texas, for Floor Tax declared unconstitutional</td>
<td>75.31</td>
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<tr>
<td>Tex-Mex Package Store</td>
<td>102.05</td>
</tr>
<tr>
<td>Dallas, Texas, for Floor Tax declared unconstitutional</td>
<td>117.38</td>
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<tr>
<td>Tex-Mex Package Store</td>
<td>90.42</td>
</tr>
<tr>
<td>Uvalde, Texas, for Floor Tax declared unconstitutional</td>
<td>28.08</td>
</tr>
<tr>
<td>Tex-Mex Package Store</td>
<td>216.41</td>
</tr>
<tr>
<td>Corpus Christi, Texas, for Floor Tax declared unconstitutional</td>
<td>28.08</td>
</tr>
</tbody>
</table>
Floor Tax declared unconstitutional.

To pay Renfro's Package Store, 103 Main Street, Smithville, Texas for Floor Tax declared unconstitutional.

To pay the Cellar, 811 Rusk, Houston, Texas for Floor Tax declared unconstitutional.

To pay Traveler's Liquor Store, McComb, Texas, for Floor Tax declared unconstitutional.

To pay Ellis Hi-Ball, 3401 South Presa Street, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay Road's Silver Dollar Store, McCamey, Texas, for Floor Tax declared unconstitutional.

To pay Warehouse Liquor Store, 1737 South Staples, Corpus Christi, Texas, for Floor Tax declared unconstitutional.

To pay Drive-In Liquor, 246 South 11th Street, Beaumont, Texas, for Floor Tax declared unconstitutional.

To pay A. T.'s Package Store, 600 West Texas Avenue, Baytown, Texas, for Floor Tax declared unconstitutional.

To pay Coors Liquor Store, Humble, Texas, for Floor Tax declared unconstitutional.

To pay Wheeler Pharmacy, 4401 D'willing, Houston 4, Texas, for Floor Tax declared unconstitutional.

To pay Payless Party Store, 8613 East Houston Road, Houston 28, Texas, for Floor Tax declared unconstitutional.

To pay Neis's Package Store, 809 Third Street, Rosenberg, Texas, for Floor Tax declared unconstitutional.

To pay Avenue Liquor Store, 2621 McKinney, Houston, Texas, for Floor Tax declared unconstitutional.

To pay Golden Liquor Store, 6112 Lockwood, Houston, Texas, for Floor Tax declared unconstitutional.

To pay Rudy's Liquor Store, 1722 Hampstead Road, Houston 15, Texas, for Floor Tax declared unconstitutional.

To pay Cash Package Store, 1720 Henderson Boulevard, Kilgore, Texas, for Floor Tax declared unconstitutional.

To pay Charlie's Cashway Liquor Store, 906 East Cotton, Longview, Texas, for Floor Tax declared unconstitutional.

To pay George's Liquor Store, P. O. Box 64, Gladewater, Texas, for Floor Tax declared unconstitutional.

To pay George's Liquor Store, 1610 East Marshall, Longview, Texas, for Floor Tax declared unconstitutional.

To pay L & O. Package Store, Highway No. 31, Rvle 418, Kilgore, Texas, for Floor Tax declared unconstitutional.

To pay Jack & Jill Package Store, 504 East Broadway, Gladewater, Texas, for Floor Tax declared unconstitutional.

To pay The Bottle Shops No. 1 & No. 2, 118 East Cotton, Longview, Texas, for Floor Tax declared unconstitutional.

To pay 16th Street Package Store, 637 16th Street, Longview, Texas, for Floor Tax declared unconstitutional.
May 20, 1963

for Floor Tax declared unconstitutional... 99.44

To pay Marshall Avenue Drug, 114 East Marshall Avenue, Longview, Texas for Floor Tax declared unconstitutional... 173.46

To pay A. M. Package Store, Route No. 1, Box 27, Gladewater, Texas for Floor Tax declared unconstitutional... 128.76

To pay Brownie's Drug & Package Store, 302 High Street, Longview, Texas for Floor Tax declared unconstitutional... 87.08

To pay Penn's Package Store, 1427 Gladewater Road, Longview, Texas for Floor Tax declared unconstitutional... 18.07

To pay Noble's Package Store, Menard, Texas, for Floor Tax declared unconstitutional... 171.44

To pay Jimmie's Package Store, P. O. Box 392, Menard, Texas for Floor Tax declared unconstitutional... 74.69

To pay Gulley's Package Store, P. O. Box 728, Big Spring, Texas for Floor Tax declared unconstitutional... 36.30

To pay Robert E. Lee Drug Store and Coffee Shop, 301 North Main Street, San Antonio, Texas, for Floor Tax declared unconstitutional... 122.44

To pay Hill's Liquor Department, 706 West Kirk Place, San Antonio, Texas for Floor Tax declared unconstitutional... 22.19

To pay Owen, Jr. Liquor Store, P. O. Box 415, Del Rio, Texas for Floor Tax declared unconstitutional... 204.93

To pay Little De Place, 317 Sterling Street, San Antonio, Texas for Floor Tax declared unconstitutional... 96.62

To pay Ely's Store, 726 San Pedro, San Antonio, Texas, for Floor Tax declared unconstitutional... 90.38

To pay Thompson's Liquor Store, 100 South East Street, Uvalde, Texas for Floor Tax declared unconstitutional... 187.93

To pay Schleyer's Package Store, W.S.A., New Braunfels, Texas for Floor Tax declared unconstitutional... 49.06

To pay Quality Liquor, 3302 Over Street, El Paso, Texas, for Floor Tax declared unconstitutional... 1,292.20

To pay Speck Bond's Package Store, 806 East Country Road, Odessa, Texas for Floor Tax declared unconstitutional... 180.82

To pay Corner Liquor Store, 215 Avenue D, Shiner, Texas, for Floor Tax declared unconstitutional... 36.83

To pay Pete and Benny's, 3508 Reed Road, Houston, Texas, for Floor Tax declared unconstitutional... 156.30

To pay HI-Way Package Store, Pampa, Texas for Floor Tax declared unconstitutional... 227.52

To pay Rich's Package Store, Route No. 1, Longview, Texas, for Floor Tax declared unconstitutional... 131.54

To pay Rogers Package Store, 1579 East Marshall Street, Longview, Texas for Floor Tax declared unconstitutional... 131.05

To pay Westside Package Store, 117 Gladewater, Kilgore, Texas, for Floor Tax declared unconstitutional... 178.15

To pay Mills Package Store, P. O. Box 4, Gladewater, Texas, for Floor Tax declared unconstitutional... 254.04

To pay Trail 80 Package Store, 9251/4 Gladewater Road, Longview, Texas...
Texas, for Floor Tax declared unconstitutional.

To pay Anton Hanzallk, Sr., 62-A St. Paul Street, Gonzales, Texas for Floor Tax declared unconstitutional.

$69.52

To pay Donn's Package Store, 107-B West Main Street, Cuero, Texas for Floor Tax declared unconstitutional.

$39.40

To pay Hiller's Package Store, 1605 North Esplande, Cuero, Texas for Floor Tax declared unconstitutional.

$21.24

To pay Blue's Package Store, 1300 Bissonnet, Houston, Texas, for Floor Tax declared unconstitutional.

$122.66

To pay Mussey Liquor, 4203 Harrisburg Boulevard, Houston, Texas for Floor Tax declared unconstitutional.

$312.71

To pay Heights Liquor Store, 200 Heights Boulevard, Houston, Texas for Floor Tax declared unconstitutional.

$54.34

To pay Ridgecrest Package Store, 3330 Long Point Road, Houston, Texas for Floor Tax declared unconstitutional.

$164.40

To pay Jackson's, 6457 North Shepherd, Houston, Texas for Floor Tax declared unconstitutional.

$189.29

To pay Buck and Ruck d/b/ K. H. Hines, Dallas, Texas for Floor Tax declared unconstitutional.

$714.44

To pay Leslie's No. 1, No. 2, No. 3, East Court Street, Seguin, Texas for Floor Tax declared unconstitutional.

$112.13

To pay Salim's Package Store, 2968 South 4th Street, Beaumont, Texas for Floor Tax declared unconstitutional.

$7,146.44

To pay Grobe's Package Store, 1305 St. Mary's Street, San Antonio, Texas for Floor Tax declared unconstitutional.

$96.63

To pay Shirley's Liquor Store, 9226 College Street, P.O. Box 4084, Beaumont, Texas, for Floor Tax declared unconstitutional.

$72.25

To pay Johnny's Liquor Store, Route No. 1, Longview, Texas, for Floor Tax declared unconstitutional.

$28.16

To pay Heights Liquor Store, 200 Heights Boulevard, Houston 7, Texas for Floor Tax declared unconstitutional.

$96.63

To pay Heights Liquor Store, 430 Roland Street, San Antonio, Texas, for Floor Tax declared unconstitutional.

$99.99

To pay Eastside Package Store, 525 North New Braunfels Avenue, San Antonio, Texas, for Floor Tax declared unconstitutional.

$52.03

To pay Heights Liquor Store, 1606 South Main Street, Houston, Texas, for Floor Tax declared unconstitutional.

$129.23

To pay Heights Liquor Store, 300 Heights Boulevard, Houston, Texas, for Floor Tax declared unconstitutional.

$56.97

To pay Heights Liquor Store, 325 Tyler, Gladewater, Texas, for Floor Tax declared unconstitutional.

$69.18
<table>
<thead>
<tr>
<th>Store Name</th>
<th>Address Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Hughes Liquor Store</td>
<td>4414 Washington Street, Houston, Texas</td>
<td>$221.93</td>
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<tr>
<td>Hughes Liquor Store No. 2</td>
<td>7406 Fulton Street, Houston, Texas</td>
<td>$68.52</td>
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<tr>
<td>Bedford’s Package Store</td>
<td>6126 Washington Street, Houston, Texas</td>
<td>$113.54</td>
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<tr>
<td>Blake’s Liquor Store</td>
<td>8217 Telephone Road, Houston, Texas</td>
<td>$48.89</td>
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<tr>
<td>Tillota Brothers Liquor</td>
<td>5604 Fulton Street, Houston, Texas</td>
<td>$67.38</td>
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<tr>
<td>Gibson’s Liquor Store</td>
<td>1416 South Post Oak, Houston, Texas</td>
<td>$166.23</td>
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<tr>
<td>Catchel’s Servu Center</td>
<td>5429 Gulf Freeway, Houston, Texas</td>
<td>$136.00</td>
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<tr>
<td>Moffitt’s Liquor Store</td>
<td>7335 Laura Koppe Road, Houston, Texas</td>
<td>$137.40</td>
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<tr>
<td>Community Drug Store</td>
<td>1325 Dowling Street, Houston, Texas</td>
<td>$43.55</td>
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<tr>
<td>Woodland Package Store</td>
<td>7103 Maine Avenue, Jacinto City, Houston, Texas</td>
<td>$160.67</td>
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<tr>
<td>Criswell’s Liquor Store</td>
<td>1813 Holland Avenue, Houston, Texas</td>
<td>$46.36</td>
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<tr>
<td>Victoria Street Liquor Stores</td>
<td>1701 Victoria Street, Houston, Texas</td>
<td>$152.38</td>
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<tr>
<td>Plazza Liquor Store</td>
<td>6718 Jensen Drive, Houston, Texas</td>
<td>$186.22</td>
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<tr>
<td>Eddie and Jelly Liquor Store</td>
<td>2105 South Main Street, Houston, Texas</td>
<td>$136.00</td>
</tr>
<tr>
<td>Victoria Street Liquor Stores</td>
<td>1701 Victoria Street, Houston, Texas</td>
<td>$137.40</td>
</tr>
<tr>
<td>Jack’s Liquor Store</td>
<td>3733 Drive, Houston, Texas</td>
<td>$160.67</td>
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<tr>
<td>Steamer’s Liquor Store</td>
<td>7702 Jensen Drive, Houston, Texas</td>
<td>$136.00</td>
</tr>
<tr>
<td>Elsie’s Liquor Store</td>
<td>7702 Jensen Drive, Houston, Texas</td>
<td>$137.40</td>
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</tbody>
</table>
To pay Frontier Liquor Store, No. 9 U-Totem Lane, Houston, Texas for Floor Tax declared unconstitutional. 213.12

To pay Hello Liquor Store, 8206 Westheimer, Houston, Texas, for Floor Tax declared unconstitutional. 66.82

To pay Blue Room Liquor Store, 1045 Jensen Drive, Houston, Texas for Floor Tax declared unconstitutional. 24.21

To pay Henry's Liquor Store, 7909 N. Main Street, Houston, Texas, for Floor Tax declared unconstitutional. 52.73

To pay Moutre's Liquor Store, 6626 Canal Street, Houston, Texas for Floor Tax declared unconstitutional. 59.12

To pay Chamber's Package Store, 12117 Crosby & Lynchburg Roads, Crosby, Texas for Floor Tax declared unconstitutional. 135.16

To pay Adams Cut Rate Liquor Stores, 1600 Shepherd Drive, Houston, Texas for Floor Tax declared unconstitutional. 147.27

To pay Monty's University Place, 2521 Bissonnet, Houston, Texas, for Floor Tax declared unconstitutional. 24.93

To pay Conner's Package Store, 1415 McCarty, Houston, Texas for Floor Tax declared unconstitutional. 143.53

To pay B & E Liquor, 2808 Fulton, Houston, Texas for Floor Tax declared unconstitutional. 38.01

To pay Edwards Liquors 1-2-3, 4214 Ella Boulevard, Houston, Texas for Floor Tax declared unconstitutional. 246.94

To pay C & C Package Store, 8886 Lockwood, Houston, Texas for Floor Tax declared unconstitutional. 75.84

To pay Jackie-Mack No. 3, 8833 LaPorte Road, Houston, Texas, for Floor Tax declared unconstitutional. 119.90

To pay Klinker Drug, 3001 Jensen Drive, Houston, Texas, for Floor Tax declared unconstitutional. 182.15

To pay Payless Liquor Company, Inc., 15077 LaPorte Road, Houston, Texas, for Floor Tax declared unconstitutional. 184.82

To pay Benson Liquor, 7301 Airline, Houston, Texas for Floor Tax declared unconstitutional. 231.13

To pay Par-T-Line, 5128 Old Richmond Road, Houston, Texas for Floor Tax declared unconstitutional. 235.51

To pay Twillte Package Store No. 2, 4902 Fulton Street, Houston, Texas for Floor Tax declared unconstitutional. 276.97

To pay New Deal Package Store, 2307-B Lyons Avenue, Houston, Texas, for Floor Tax declared unconstitutional. 152.00

To pay Twillte Package Store No. 4, 1801 Polk Avenue, Houston, Texas for Floor Tax declared unconstitutional. 46.88

To pay Twillte Package Store, 10601 West Hardy, Houston, Texas for Floor Tax declared unconstitutional. 65.01

To pay W. S. Drug and Liquor, 603 Preston, Houston, Texas for Floor Tax declared unconstitutional. 97.28

To pay Village Liquor Store, 2437 University, Houston, Texas for Floor Tax declared unconstitutional. 136.37

To pay Fitzgerald Liquor Store, 8112 Jensen, Houston, Texas for Floor Tax declared unconstitutional. 186.91
May 20, 1963 HOUSE JOURNAL 2221

<table>
<thead>
<tr>
<th>Houston, Texas for Floor Tax declared unconstitutional.</th>
<th>To pay Waldorf, 3700 South Main Street, Houston 2, Texas, for Floor Tax declared unconstitutional.</th>
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<tbody>
<tr>
<td>To pay Star Drug Store, 719 West Dallas, Houston, Texas, for Floor Tax declared unconstitutional.</td>
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<tr>
<td>To pay Deluxe Beverages, 1202 Witte Road, Houston, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay Denver Harbor Liquor, 7024 Lyons Avenue, Houston, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay Larine's Liquor Store, 6906 Dixie Drive, Houston, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay Bert Wheeler's Beverage Stores, 4431 Griggs Road, Houston, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay A. C. Liquor, 963 Bunkerhill, Houston, Texas, for Floor Tax declared unconstitutional.</td>
<td>73.14</td>
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<tr>
<td>To pay Deluxe Beverages, 1202 Witte Road, Houston, Texas, for Floor Tax declared unconstitutional.</td>
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<tr>
<td>To pay A. C. Liquor, 963 Bunkerhill, Houston, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay R &amp; S Liquor Store, 4708 Richmond Avenue, Houston, Texas for Floor Tax declared unconstitutional.</td>
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<td>To pay R &amp; S Liquor No. 2, 4518 San Felipe Road, Houston, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay Lahrman Package Store, 1300-1/2 McGowen, Houston, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay Barrell House, 3612 Long Point Road, Houston, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay Star Drug Store, 719 West Dallas, Houston, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay City Liquor and Beer Delivery, 4302 Old Spanish Trail, Houston 21, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay City Liquor and Beer Delivery, 4302 Old Spanish Trail, Houston 21, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay Telephone Road Liquor Store, 1992 Telephone Road, Houston, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay Ley Road Liquors, 7144 Ley Road, Houston, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay Mottrose Stores, Inc., 5017 Montrose, Houston, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay DeGeorges, 3702 Washington, Houston 7, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay DeGeorges, 3702 Washington, Houston 7, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay Ted's Liquor Store, 3726 West 7th Street, Fort Worth, Texas, for Floor Tax declared unconstitutional.</td>
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<tr>
<td>To pay Dean's Package Store, 621 East Berry, Fort Worth 10, Texas for Floor Tax declared unconstitutional.</td>
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<td>To pay Polk Package Store, 5117 Vaughn Boulevard, Fort Worth, Texas for Floor Tax declared unconstitutional.</td>
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<td>To pay Armstrong Package Store, Route No. 3, Box 14, Victoria, Texas for Floor Tax declared unconstitutional.</td>
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<tr>
<td>To pay Armstrong Package Store, Route No. 3, Box 14, Victoria, Texas for Floor Tax declared unconstitutional.</td>
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<tr>
<td>To pay Exchange Package Stores No. 2 &amp; No. 3, 1606 N. W. 25th Street, Houston, Texas for Floor Tax declared unconstitutional.</td>
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TOTAL

|                             | 1,420.40 |

TOTAL
<table>
<thead>
<tr>
<th>Description</th>
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<tbody>
<tr>
<td>To pay Moore's Liquor, 2244 Jacksboro Highway, Fort Worth, Texas for Floor Tax declared unconstitutional</td>
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<td>To pay Timmers Package Store, 6809 East Lancaster, Fort Worth, Texas for Floor Tax declared unconstitutional</td>
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<td>To pay Thrifty Stores, 5304 South Street, Galveston, Texas for Floor Tax declared unconstitutional</td>
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<td>To pay Dave's Liquor Store, 407 23rd Street, Galveston, Texas for Floor Tax declared unconstitutional</td>
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<td>To pay Keenan's Liquor Store, 7101 East Lancaster, Fort Worth, Texas for Floor Tax declared unconstitutional</td>
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<td>To pay Pioneer Package Store, 101 Commerce, Fort Worth, Texas for Floor Tax declared unconstitutional</td>
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<tr>
<td>To pay ABC Package Store, 317 East 9th Street, Fort Worth, Texas for Floor Tax declared unconstitutional</td>
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<td>To pay June's Cut-Rate Liquor, 407 23rd Street, Fort Worth, Texas for Floor Tax declared unconstitutional</td>
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<tr>
<td>To pay Ben's Cut Rate Package Store, 1004 South Main Street, Fort Worth, Texas for Floor Tax declared unconstitutional</td>
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<tr>
<td>To pay Robert Anderson, P. O. Box 811, Trinity, Texas, for Floor Tax declared unconstitutional</td>
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<tr>
<td>To pay Dick Owen, Jr., Grocery Store, 708, Ave-</td>
<td></td>
</tr>
<tr>
<td>Store Name</td>
<td>Address</td>
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<tr>
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<tr>
<td>To pay The Package Store</td>
<td>2507 Sampson Street, Houston, Texas</td>
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<tr>
<td>To pay M. W. Jones, Route No. 3</td>
<td>1815 East 12th Street, Austin, Texas</td>
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<td>To pay Maverick Package Store</td>
<td>711 West Marshall Boulevard, Dallas, Texas</td>
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<td>To pay Grady's Liquors</td>
<td>500 South Industrial Boulevard, Houston, TX</td>
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<tr>
<td>To pay Jack Bates Ranch Store</td>
<td>1300 West Main Street, Port Lavaca, TX</td>
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<tr>
<td>To pay J's Liquor Store</td>
<td>6104 Andrews Highway, Odessa, TX</td>
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<td>To pay Burleson's Package Store</td>
<td>2565 Roosevelt, San Antonio, TX</td>
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<td>To pay D. &amp; D. Liquor Store</td>
<td>15823 Market Street Road, Channelview, TX</td>
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<td>To pay Bell Store</td>
<td>601 West Front Street, Electra, TX</td>
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<tr>
<td>To pay C &amp; M Package Store</td>
<td>1021 Polk, Houston</td>
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<td>To pay Kana's Liquor Store</td>
<td>2507 Sampson Street, Houston, Texas</td>
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<tr>
<td>To pay Eddie's Liquor Store</td>
<td>1325 South Congress Street, Austin, TX</td>
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<td>To pay Yeates Drug Store</td>
<td>2701 Kermit Highway, P.O. Box 1945, Houston, TX</td>
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<td>To pay Carl's Package Store</td>
<td>321-323 West Laurel Street, San Antonio, TX</td>
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<td>To pay B. B. Baker</td>
<td>1300 West Main Street, Port Lavaca, TX</td>
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<td>To pay Pete Ramirez</td>
<td>1951 Crockett Street, Houston, TX</td>
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<td>To pay S. S. Liquor</td>
<td>2223 South West Street, Kilgore, TX</td>
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<td>To pay Queen Bee Package Store</td>
<td>416 West South Street, Kilgore, TX</td>
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<td>To pay Smith Liquor</td>
<td>7405 Katy Street, Houston, TX</td>
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<tr>
<td>To pay Bert's Liquor Store</td>
<td>501 West Front Street, Electra, TX</td>
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<td>Business Name</td>
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<tr>
<td>Kern's Cut Rate</td>
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<td>Doak's Package Store</td>
<td>3113 Kent Avenue, Houston, TX</td>
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<td>Joe's Liquor Stores</td>
<td>1125 West Gray, Houston, TX</td>
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<tr>
<td>Jack and Jill Liquor</td>
<td>1425 Richmond, Houston, TX</td>
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<td>Missie's Liquor Store</td>
<td>1426 Elysian Street, Houston, TX</td>
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<td>Canal Liquor Store</td>
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<td>Rex Liquor Store</td>
<td>1395 Wayside, Houston, TX</td>
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<td>South Houston Package Store</td>
<td>1212 Houston Boulevard, South Houston, TX</td>
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<tr>
<td>Beltway Package Store</td>
<td>6611 Bellfort Avenue, Houston, TX</td>
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<td>Edgewood Package Store</td>
<td>7510 South Park, Houston, TX</td>
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<td>Cammarata's Package Store</td>
<td>2901 Thomas Avenue, Dallas, TX</td>
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<td>Mrs. W. D. Magdalene</td>
<td>5315 Lindley Avenue, Dallas, TX</td>
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<td>Avenue Package Store</td>
<td>1204-D Thomas Avenue, Dallas, TX</td>
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<tr>
<td>Lowery Package Store</td>
<td>646 Main Street, Eagle Pass, TX</td>
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<tr>
<td>Alfred Pawelek</td>
<td>Karnes City, Karnes City, TX</td>
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<td>City Package Store</td>
<td>Runge, TX</td>
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<tr>
<td>C. C. Ziegler</td>
<td>7610 Greenville Avenue, Dallas, TX</td>
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<tr>
<td>Frances Edwards</td>
<td>P. O. Box 53, Pleasanton, TX</td>
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<tr>
<td>Gaddis Pharmacy</td>
<td>Cotulla, TX</td>
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<td>Thomas D. Pawelek</td>
<td>1204-D Thomas Avenue, Dallas, TX</td>
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<tr>
<td>Donald B. Perry</td>
<td>P. O. Box 34, LaVernia, TX</td>
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<tr>
<td>Description</td>
<td>Amount</td>
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<tr>
<td>----------------------------------------------------------------------------</td>
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<tr>
<td>To pay Martin's Package Store, 803 South Washington, Beeville, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay Buster's Place, Route No. 2, Box 53, Liberty, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay H. L. Gage No. 2, P. O. Box 301, Kamay, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay L. R. Manka, Karnes City, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay Gelser Food Store, P. O. Box 1070, Beeville, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay Carl Hagen, Route No. 1, Nixon, Texas for Floor Tax declared unconstitutional</td>
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<td>To pay Riverside Package Store, Fort Stockton, Texas for Floor Tax declared unconstitutional</td>
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<td>To pay Highland Foodliner, 820 Highland Boulevard, San Antonio, Texas for Floor Tax declared unconstitutional</td>
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<td>To pay Ellison's Time Stores, 1761 East Commerce, San Antonio, Texas for Floor Tax declared unconstitutional</td>
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<td>To pay L. E. Tognate Liquor Store, Route No. 4, Box 594, Austin, Texas for Floor Tax declared unconstitutional</td>
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<td>To pay Otto's Liquor Store, 3210 Harrisburg, Houston, Texas, for Floor Tax declared unconstitutional</td>
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May 20, 1963, HOUSE JOURNAL
To pay Cabrera Grocery and Ice Station, 546 Gladstone, San Antonio, Texas for Floor Tax declared unconstitutional. $25.79
To pay A & J Package Store, NW corner Railroad and 3rd Streets, Richmond, Texas for Floor Tax declared unconstitutional. $29.77
To pay Ehrin's Liquor Store, Needville, Texas for Floor Tax declared unconstitutional. $23.39
To pay Burke's Liquor Store, P.O. Box 195, Richmond, Texas for Floor Tax declared unconstitutional. $50.94
To pay Highway Liquor Store, 512 West Milam Street, Wharton, Texas for Floor Tax declared unconstitutional. $214.34
To pay Alvin's Package Store, 619 North Mechanic Street, El Campo, Texas, for Floor Tax declared unconstitutional. $107.59
To pay Buckhorn Package Store, NE corner Texas Avenue & Weed, Boling, Texas for Floor Tax declared unconstitutional. $42.55
To pay Kieckha's Package Store, 713 South Main Street, East Bernard, Texas for Floor Tax declared unconstitutional. $88.61
To pay Colonial Package Store, 1725 North Richmond Road, Wharton, Texas for Floor Tax declared unconstitutional. $102.43
To pay Town Liquor Store, 524 East Jackson Street, El Campo, Texas for Floor Tax declared unconstitutional. $57.71
To pay Cowboy's Package Store No. 3, one and one tenth miles North City Limits, West side Highway No. 83, Odessa, Texas for Floor Tax declared unconstitutional. $45.69
To pay Cowboy's Package Store No. 1, 905 Grant Street, Richmond, Texas for Floor Tax declared unconstitutional. $60.39
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<td>To pay V V Package Store, West Lasoya Street, Del Rio, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay Baird's Package Store, 207 West 42nd Street, Odessa, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay John E. Campbell, 1000 North Grandview, Odessa, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay Miles's Place, Pat Booker Road, Universal City, Texas, for Floor Tax declared unconstitutional.</td>
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<td>To pay John LaFitte Hotel, 21st Street and Avenue F, Galveston, Texas for Floor Tax declared unconstitutional.</td>
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<tr>
<td>To pay Raymond Urban, P. O. Box 1054, Columbus, Texas, for Floor Tax declared unconstitutional.</td>
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<tr>
<td>To pay Pete's Cut Rate Liquor, 505 Pine Street, Del Rio, Texas, for Floor Tax declared unconstitutional.</td>
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To pay A & C Liquor Store, 3307 West Avenue, San Antonio, Texas, for Floor Tax declared unconstitutional. 26.00

To pay J. C. Package Store, 1112 East 4th Street, Austin, Texas, for Floor Tax declared unconstitutional. 50.67

To pay A & C Liquor Store, 1104 West County Road, Odessa, Texas, for Floor Tax declared unconstitutional. 29.55

To pay J. C. Package Store, 1112 East 4th Street, Austin, Texas, for Floor Tax declared unconstitutional. 50.67

To pay John E. Campbell, 1000 North Grandview, Odessa, Texas, for Floor Tax declared unconstitutional. 27.59

To pay A & C Liquor Store, 3307 West Avenue, San Antonio, Texas, for Floor Tax declared unconstitutional. 26.00

To pay J. C. Package Store, 1112 East 4th Street, Austin, Texas, for Floor Tax declared unconstitutional. 52.85

To pay A & C Liquor Store, 3307 West Avenue, San Antonio, Texas, for Floor Tax declared unconstitutional. 29.55

To pay John LaFitte Hotel, 21st Street and Avenue F, Galveston, Texas for Floor Tax declared unconstitutional. 32.17

To pay Raymond Urban, P. O. Box 1054, Columbus, Texas, for Floor Tax declared unconstitutional. 25.49

To pay Sheridan Package Store, P. O. Box 139, Shiner, Texas, for Floor Tax declared unconstitutional. 30.74
<table>
<thead>
<tr>
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<tr>
<td>To pay Cooper's Package Store, P. O. Box 252, Eagle Lake, Texas for</td>
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<td>To pay O. N. Necessary, 918 South Main Street, Bastrop, Texas, for Floor</td>
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<td>To pay Henry Vyriola, Smithville, Texas for Floor Tax declared</td>
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<td>To pay Bank of Deer, 601 South Cherry Street, Dallas, Texas for Floor</td>
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<td>To pay Baker Hotel of Dallas, Inc. 1400 Commerce Street, Dallas, Texas</td>
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<td>for Floor Tax declared unconstitutional</td>
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<td>To pay Hotel Travis, 277 South Ervay Street, Dallas, Texas for Floor Tax</td>
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<td>declared unconstitutional</td>
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<td>To pay Gabriel's Package Store, Miakhti, Texas for Floor Tax declared</td>
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<td>Texas for Floor Tax declared unconstitutional</td>
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<td>To pay George's Liquor Store, 506 West Jackson Street, El Campo, Texas</td>
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<td>for Floor Tax declared unconstitutional</td>
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<tr>
<td>To pay Little's Package Store, Egypt, Texas, for Floor Tax declared</td>
<td>$5.90</td>
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<tr>
<td>To pay West End Package Store, 604 West Mil-</td>
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<td>lane Street, Wharton, Texas for Floor Tax declared unconstitutional</td>
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<tr>
<td>To pay Highway Package Store, P. O. Box 271, Boiling, Texas, for Floor</td>
<td>$9.97</td>
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<tr>
<td>Tax declared unconstitutional</td>
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<tr>
<td>To pay Highway Package Store, P. O. Box 271, Boiling, Texas, for Floor</td>
<td>$9.97</td>
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<tr>
<td>To pay Snyder'sDrug, 709 Main Street, East Bernard, Texas, for Floor Tax</td>
<td>$64.96</td>
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<tr>
<td>declared unconstitutional</td>
<td></td>
</tr>
<tr>
<td>To pay Ed's Package Store, 602 East Jackson Street, El Campo, Texas for</td>
<td>$88.93</td>
</tr>
<tr>
<td>Floor Tax declared unconstitutional</td>
<td></td>
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<tr>
<td>To pay Gittrich Package Store, 407 South Street, Waller, Texas, for Floor</td>
<td>$98.78</td>
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<td>Tax declared unconstitutional</td>
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<tr>
<td>To pay City Package Store, 607 Hackberry Street, Edna, Texas, for Floor</td>
<td>$29.93</td>
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<td>Tax declared unconstitutional</td>
<td></td>
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<tr>
<td>To pay Henry Chaloupka Liquor Store, Corner Villa Road &amp; Marq, Gray,</td>
<td>$88.93</td>
</tr>
<tr>
<td>Texas for Floor Tax declared unconstitutional</td>
<td></td>
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<tr>
<td>To pay W. N. Tigner Estate, by Susie Davis Tigner, Highway No. 288, Ju-</td>
<td>$31.35</td>
</tr>
<tr>
<td>lin, Texas, for Floor Tax declared unconstitutional</td>
<td></td>
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<tr>
<td>To pay Pinkie Lee Manor Package Store, S W corner Highway No. 6 and</td>
<td>$139.39</td>
</tr>
<tr>
<td>Houston Street, Arcola, Texas for Floor Tax declared unconstitutional</td>
<td></td>
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<tr>
<td>To pay Joe's Dry-In Liquor, 3212 South College Street, Edinburg, Texas</td>
<td>$23.77</td>
</tr>
<tr>
<td>for Floor Tax declared unconstitutional</td>
<td></td>
</tr>
<tr>
<td>To pay Ed Steners Liquor, St. Hedwig, Texas, for Floor Tax declared</td>
<td>$84.93</td>
</tr>
<tr>
<td>unconstitutional.</td>
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<tr>
<td>To pay Ed Steners Liquor, St. Hedwig, Texas, for Floor Tax declared</td>
<td>$0.13</td>
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<td>unconstitutional.</td>
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</table>
To pay Lerner’s Package Store, 3626 Broadway, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay City Newstand, 140 North 5th Street, Silsbee, Texas, for Floor Tax declared unconstitutional.

To pay Clardy’s Package Store, 725 Iowa Street, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay Dixie Package House, 4422 South Presa Street, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay Mrs. Mike Palermo, 7502 Irving Boulevard, Houston 22, Texas for Floor Tax declared unconstitutional.

To pay J. C. Liquor Store, Kermit, Texas, for Floor Tax declared unconstitutional.

To pay Fort Bend Country Club, East side of Thompson’s Highway, Richmond, Texas, for Floor Tax declared unconstitutional.

To pay Ray’s Liquors, 329 North Main Street, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay Electra Beverage Company, 213 West Front Street, Electra, Texas for Floor Tax declared unconstitutional.

To pay Woodsboro Package Store, P. O. Box 443, Woodsboro, Texas, for Floor Tax declared unconstitutional.

To pay Lo’s Package Store, 301 Guage Street, Refugio, Texas for Floor Tax declared unconstitutional.

To pay Herrera’s Package Store, P. O. Box 243, Tivoli, Texas, for Floor Tax declared unconstitutional.

To pay Oscar’s Package Store, P. O. Box 226, Refugio, Texas for Floor Tax declared unconstitutional.

To pay Case House, 307 Oakridge, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay Sixto’s Package Store, P. O. Box 604, Marfa, Texas, for Floor Tax declared unconstitutional.

To pay D. G. Romeike, 2114 Thurman, Houston 14, Texas for Floor Tax declared unconstitutional.

To pay Don’s Food Mart, 1012 West Cameron Street, Rockdale, Texas for Floor Tax declared unconstitutional.

To pay Sportsman’s, 1103 South Staples Street, Corpus Christi, Texas for Floor Tax declared unconstitutional.
<table>
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<tr>
<th>Description</th>
<th>Amount</th>
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<td>To pay Percy's Package Store, 726 Jai Highway, Kermit, Texas, for Floor</td>
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<td>To pay Langanhomer's Package Store, 375 North 4th Street, Silsbee, Texas,</td>
<td>140.67</td>
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<td>for Floor Tax declared unconstitutional</td>
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<tr>
<td>To pay Tower Liquor Store, 429 South St., Mary's Street, San Antonio, Tex-</td>
<td>9.01</td>
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<td>as for Floor Tax declared unconstitutional</td>
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<td>To pay Pinkie's Liquor Stores of Odessa, Inc., c/o The Acme Company, P.O.</td>
<td>3,586.60</td>
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<td>Box 3668, Odessa, Texas, for Floor Tax declared unconstitutional</td>
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<td>To pay Quality Package Store, P.O. Box 613, Alpine, Texas, for Floor Tax</td>
<td>3.75</td>
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<tr>
<td>To pay Smitty's Liquor, 512 North Chaparral, Corpus Christi, Texas for</td>
<td>86.96</td>
</tr>
<tr>
<td>Floor Tax declared unconstitutional</td>
<td></td>
</tr>
<tr>
<td>To pay Hanna's Liquors, 201 South Staples Street, Corpus Christi, Texas for</td>
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<td>Floor Tax declared unconstitutional</td>
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<tr>
<td>To pay Monticello Packaging Store, 903 Elizabeth Street, Corpus Christi,</td>
<td>60.63</td>
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<td>Texas for Floor Tax declared unconstitutional</td>
<td></td>
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<tr>
<td>To pay Dan's No. 2 &amp; No. 3, 6253 Benton Road &amp; 1500 Lavaca, Austin, Texas</td>
<td>130.55</td>
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<td>for Floor Tax declared unconstitutional</td>
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<tr>
<td>To pay Ayers Street Package Store, 4728 Ayers Street, Corpus Christi, Tex-</td>
<td>2,432.94</td>
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<td>as for Floor Tax declared unconstitutional</td>
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<tr>
<td>To pay Kincaid's Package Store, 3300 Hemphill, Fort Worth, Texas, for Floor</td>
<td>166.76</td>
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<tr>
<td>To pay Smitty's Liquor, 512 North Chaparral, Corpus Christi, Texas for</td>
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<td>To pay Rogers Liquors, 1422 North Main Street, San Antonio, Texas for Floor</td>
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<td>To pay Kayla's, 211 Liberty Street, Beaumont, Texas for Floor Tax declared</td>
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<td>To pay Town House Liquor, 494 North Washington Street, Beavilis, Texas for</td>
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<td>Floor Tax declared unconstitutional</td>
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<tr>
<td>To pay Ace Package Store, 1506 Leop ard Street, Corpus Christi, Texas for</td>
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<tr>
<td>To pay Beck's Package Store, P.O. Box 214, Refugio, Texas, for Floor Tax</td>
<td>11.96</td>
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<tr>
<td>declared unconstitutional</td>
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<tr>
<td>To pay Baker Drug Store, 136 West Side of Commercial, Gollad, Texas for</td>
<td>6.56</td>
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<tr>
<td>Floor Tax declared unconstitutional</td>
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<tr>
<td>To pay Stegemoeller Packaging Liquor, Washington, Texas for Floor Tax de-</td>
<td>333.26</td>
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<tr>
<td>clared unconstitutional</td>
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<tr>
<td>To pay Stagg Liquor Store, 6223 Harry Helms, Dallas 55, Texas for Floor</td>
<td>91.69</td>
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<td>Tax declared unconstitutional</td>
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<tr>
<td>To pay Hill's Package Store, 108 North Main Street, 6lding, Texas for Floor</td>
<td>162.46</td>
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<tr>
<td>Tax declared unconstitutional</td>
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<tr>
<td>To pay Hill's Package Store, 108 North Main Street, 6lding, Texas for Floor</td>
<td>48.63</td>
</tr>
<tr>
<td>Tax declared unconstitutional</td>
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</tbody>
</table>
To pay Gray’s Liquor, 1221 Highway, Alamo, Texas for Floor Tax declared unconstitutional

To pay Jack’s Package Store, 222 North Closter, Edinburg, Texas for Floor Tax declared unconstitutional

To pay Lennie’s, Houston Street, Elsa, Texas, for Floor Tax declared unconstitutional

To pay Starr Package Store, 1801 North 10th Street, McAllen, Texas for Floor Tax declared unconstitutional

To pay La Hacienda, Route No. 7, Box 156-A, Anson, Texas for Floor Tax declared unconstitutional

To pay Caps Package Store, 2005 West Highway, McAllen, Texas for Floor Tax declared unconstitutional

To pay Morgan Avenue Package Store, 419 South 19th Street, Corpus Christi, Texas for Floor Tax declared unconstitutional

To pay A B C Liquor, 219 North Vineyard, Sinton, Texas, for Floor Tax declared unconstitutional

To pay Chaparral Liquor Store, 1518 North Chaparral, Corpus Christi, Texas for Floor Tax declared unconstitutional

To pay Bay Front Package Store, 619 East Wilson, Aransas Pass, Texas for Floor Tax declared unconstitutional

To pay Star Package, 211-5 Austin, Rockport, Texas, for Floor Tax declared unconstitutional

To pay Eddies Liquor, 2821 South Port Avenue, Corpus Christi, Texas for Floor Tax declared unconstitutional

To pay Mary’s Package, P.O. Box 1307, Rockport, Texas for Floor Tax declared unconstitutional

To pay Village Package Store, 4234 South Almeda, Corpus Christi, Texas for Floor Tax declared unconstitutional

To pay Causeway Package Store, 123 East Goodnight, Aransas Pass, Texas for Floor Tax declared unconstitutional

To pay Vintage Package Store, 4710 Kostoryz Road, Corpus Christi, Texas for Floor Tax declared unconstitutional

To pay Mae’s Liquor Store, 2601 Hamilton, Corpus Christi, Texas for Floor Tax declared unconstitutional

To pay Red Barn Liquor Store, 1122 Houston Boulevard, South Houston, Texas for Floor Tax declared unconstitutional

To pay Garden Package House, 733 South Presa, San Antonio, Texas for Floor Tax declared unconstitutional

To pay F & F Package Store, 1610 Camp Bowie Boulevard, Fort Worth, Texas for Floor Tax declared unconstitutional

To pay Trading Post Liquor Store No. 2, 7600 Almeda, El Paso, Texas for Floor Tax declared unconstitutional

To pay Amuny’s, Inc., 808 Houston Avenue, Port Arthur, Texas for Floor Tax declared unconstitutional

To pay Amuny’s, Inc., 808 Houston Avenue, Port Arthur, Texas for Floor Tax declared unconstitutional

To pay Janesta Summersville, 2013 West Poplar Street, San Antonio, Texas for Floor Tax declared unconstitutional.

May 20, 1963

HOUSE JOURNAL

2231
To pay Alexanders Package Store, 1004 North Sylvania Street, Fort Worth, Texas for Floor Tax declared unconstitutional.

To pay City Liquor Store, 107 Main Street, Humble, Texas for Floor Tax declared unconstitutional.

To pay Texas Liquor Stores, Inc., 714 East Frederick, Pampa, Texas, for Floor Tax declared unconstitutional.

To pay Mike’s Liquor Store, 1192 Highway No. 90 West, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay Kenneth Kurtz Package Store, 207 Fowles Street, Sealy, Texas, for Floor Tax declared unconstitutional.

To pay Texas Liquor Store, Inc., 4333 Alameda, Corpus Christi, Texas, for Floor Tax declared unconstitutional.

To pay Ben’s Package Store, 117 North Case, Pharr, Texas, for Floor Tax declared unconstitutional.

To pay Mike’s Liquor Store, 1192 Highway No. 90 West, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay Kenneth Kurtz Package Store, 207 Fowles Street, Sealy, Texas, for Floor Tax declared unconstitutional.

To pay Texas Liquor Stores, Inc., 714 East Frederick, Pampa, Texas, for Floor Tax declared unconstitutional.

To pay Joe’s Liquor Store, 8906 Chocolate Bayou, Houston 51, Texas for Floor Tax declared unconstitutional.

To pay A. W. Muehlbrad, Burton, Texas, for Floor Tax declared unconstitutional.

To pay Kim & M Liquor, Wheeler Avenue, Aransas Pass, Texas for Floor Tax declared unconstitutional.

To pay Sealy Package Store, Sealy, Texas for Floor Tax declared unconstitutional.

To pay Cut Rate Package Store, N. W. Corner Walkall & Cedar Streets, Pecos, Texas for Floor Tax declared unconstitutional.

To pay Washington Hotel Package Store, Brenham, Texas for Floor Tax declared unconstitutional.

To pay Oasis Liquor, 427 North Commercial, Aransas Pass, Texas for Floor Tax declared unconstitutional.

To pay City Package Store, 401 East Cain, Edinburg, Texas, for Floor Tax declared unconstitutional.

To pay Ben’s Package Store, 117 North Case, Pharr, Texas, for Floor Tax declared unconstitutional.

To pay City Package Store, 107 Main Street, Humble, Texas, for Floor Tax declared unconstitutional.

To pay Texas Liquor Stores, Inc., 714 East Frederick, Pampa, Texas, for Floor Tax declared unconstitutional.

To pay City Package Store, 401 East Cain, Edinburg, Texas, for Floor Tax declared unconstitutional.

To pay Ben’s Package Store, 117 North Case, Pharr, Texas, for Floor Tax declared unconstitutional.

To pay City Package Store, 107 Main Street, Humble, Texas, for Floor Tax declared unconstitutional.

To pay Texas Liquor Stores, Inc., 714 East Frederick, Pampa, Texas, for Floor Tax declared unconstitutional.

To pay Mike’s Liquor Store, 1192 Highway No. 90 West, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay Kenneth Kurtz Package Store, 207 Fowles Street, Sealy, Texas, for Floor Tax declared unconstitutional.

To pay Texas Liquor Stores, Inc., 714 East Frederick, Pampa, Texas, for Floor Tax declared unconstitutional.

To pay City Package Store, 107 Main Street, Humble, Texas, for Floor Tax declared unconstitutional.

To pay Texas Liquor Stores, Inc., 714 East Frederick, Pampa, Texas, for Floor Tax declared unconstitutional.

To pay City Package Store, 401 East Cain, Edinburg, Texas, for Floor Tax declared unconstitutional.

To pay Kenneth Kurtz Package Store, 207 Fowles Street, Sealy, Texas, for Floor Tax declared unconstitutional.

To pay Texas Liquor Stores, Inc., 714 East Frederick, Pampa, Texas, for Floor Tax declared unconstitutional.

To pay Mike’s Liquor Store, 1192 Highway No. 90 West, San Antonio, Texas, for Floor Tax declared unconstitutional.

To pay Kenneth Kurtz Package Store, 207 Fowles Street, Sealy, Texas, for Floor Tax declared unconstitutional.

To pay Texas Liquor Stores, Inc., 714 East Frederick, Pampa, Texas, for Floor Tax declared unconstitutional.

To pay City Package Store, 107 Main Street, Humble, Texas, for Floor Tax declared unconstitutional.

To pay Texas Liquor Stores, Inc., 714 East Frederick, Pampa, Texas, for Floor Tax declared unconstitutional.
May 20, 1963  

HOUSE JOURNAL  

Floor Tax declared unconstitutional.  16.64

To pay Stanifer's Liquor Store, 605 North Lee Street, Odessa, Texas for Floor Tax declared unconstitutional, and for confiscated Liquor.  1,411.70

Section 3. There is hereby appropriated $191,382.32 out of the General Revenue Fund No. 1 to pay the following:

To pay Stanifer's Liquor Store, 605 North Lee Street, Odessa, Texas for overpayment of Franchise Tax.  4,918.26

To pay El Paso Southern Railway Company, 16th Floor, Esperanza Building, Houston 2, Texas for overpayment of Franchise Tax.  489.49

To pay General Foods Corporation, 350 North Street, White Plains, New York, for overpayment of Franchise Tax.  1,505.25

To pay El Chico Foods, Inc., 152 Leslie Street, Dallas 7, Texas for overpayment of Franchise Tax.  723.24

To pay Plainview Basin Company, by Morehead, Sharp & Boyd, Attorneys at Law, 621 Baltimore, Plainview, Texas for overpayment of Franchise Tax.  48.75

To pay Anderson Greenwood & Company, 5425 Rice Avenue, Houston 36, Texas for overpayment of Franchise Tax.  1,098.00

To pay Lowich Investments, Inc., 507 Amicable Building, Waco, Texas for overpayment of Franchise Tax.  3,303.31

To pay Lowich Properties, Inc., 507 Amicable Building, Waco, Texas for overpayment of Franchise Tax.  4,165.04

To pay Navasota Volunteer Fire Department, Navasota, Texas for overpayment of Franchise Tax.  192.30

To pay Longhorn Machine Works, P. O. Box 9462, Houston 11, Texas for overpayment of Franchise Tax.  769.50

To pay The Boom Boom Club, Inc., 1405 Jefferson Street, Houston 2, Texas for overpayment of Franchise Tax.  38.08

To pay Mercer Warehouse Company, 5 Middlesex Avenue, Somerville, Mass., for overpayment of Franchise Tax.  30.55

To pay Off-Street Parking Association, by Potash, Cameron, Potash and Ber- nat, Attorneys at Law, Suite 606, Cables Building, El Paso, Texas for overpayment of Franchise Tax.  47.12

To pay Campden Cotton Company, Cotton Exchange Building, Dallas 21, Texas for overpayment of Franchise Tax.  689.75

To pay Gray's, Inc., Kerens, Texas for overpayment of Franchise Tax.  249.00

To pay Wesco Stone Corporation, 1201 Main Street, Dallas 2, Texas for overpayment of Franchise Tax.  42.59

To pay General Fireproofing Company, Youngstown 1, Ohio, for overpayment of Franchise Tax.  1,322.33

To pay Bernard Lifshutz, Belmeade Apartments, Inc., 215 North Flores Street, San Antonio 5, Texas for overpayment of Franchise Tax.  61.13

To pay Lowich Properties, Inc., 507 Amicable Building, Waco, Texas for overpayment of Franchise Tax.  4,165.04

To pay Marine Exploration Company, 5115 Westheimer Road, Houston 21, Texas for overpayment of Franchise Tax.  2903.21

To pay Marine Exploration Company, 5115 Westheimer Road, Houston, Texas for overpayment of Franchise Tax.  2,903.21

To pay Marine Exploration Company, 5115 Westheimer Road, Houston, Texas for overpayment of Franchise Tax.  4,165.04

To pay Marine Exploration Company, 5115 Westheimer Road, Houston, Texas for overpayment of Franchise Tax.  192.30

To pay Marine Exploration Company, 5115 Westheimer Road, Houston, Texas for overpayment of Franchise Tax.  769.50

To pay Marine Exploration Company, 5115 Westheimer Road, Houston, Texas for overpayment of Franchise Tax.  38.08

To pay Marine Exploration Company, 5115 Westheimer Road, Houston, Texas for overpayment of Franchise Tax.  30.55

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To pay Marine Exploration Company, 5115 Westheimer Road, Houston, Texas for overpayment of Franchise Tax.  30.55
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
<th>Location</th>
</tr>
</thead>
<tbody>
<tr>
<td>To pay Sach’s Electric Corporation, Suite 1610, Railway Exchange Building, 611 Olive Street, St. Louis 1, Mo., for overpayment of Franchise Tax.</td>
<td>$30.56</td>
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<tr>
<td>To pay Ewing-Fannin, Inc., 1100 Esperson Building, Houston 2, Texas for overpayment of Franchise Tax.</td>
<td>$24.99</td>
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<tr>
<td>To pay Honorable Clyde Grissom, Chief Justice of the Court of Civil Appeals, 11th Supreme Judicial District, Eastland, Texas, for travel expenses incurred while holding Court in San Antonio, Texas.</td>
<td>$149.39</td>
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<tr>
<td>To pay Honorable Eeco Walter, Associate Justice of the Court of Civil Appeals, 11th Supreme Judicial District, Eastland, Texas, incurred while holding Court in San Antonio, Texas.</td>
<td>$123.99</td>
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<tr>
<td>To pay Honorable Cecil C. Collings, Associate Justice of the Court of Civil Appeals, 11th Judicial District, Eastland, Texas, for travel expenses incurred while holding Court in San Antonio, Texas.</td>
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<td>To pay Honorable Homer E. Stephenson, Associate Justice of the Court of Civil Appeals, 9th Supreme Judicial District, for travel expenses incurred while holding Court in Houston, Texas.</td>
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<td>To pay Honorable L. B. Rightower, Chief Justice of the Court of Civil Appeals, 9th Supreme Judicial District, for travel expenses incurred while holding Court in Houston, Texas.</td>
<td>$94.66</td>
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<td>To pay Honorable W. T. McNeill, Associate Justice of the Court of Civil Appeals, 9th Supreme Judicial District, for travel expenses incurred while holding Court in Houston, Texas.</td>
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<td>To pay Honorable Matt Davis, Associate Justice of the Court of Civil Appeals, 6th Supreme Judicial District, for travel expenses while holding Court in Houston, Texas.</td>
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<td>To pay Honorable William J. Fanning, Associate Justice, Court of Civil Appeals, 6th Supreme Judicial District, for travel expenses while holding Court in Houston, Texas.</td>
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<td>To pay Honorable Frank G. McDonald, Chief Justice of the Civil Court of Appeals, 10th Court, Waco, Texas for travel expenses while holding Court in Dallas, Texas.</td>
<td>$36.14</td>
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<td>To pay Honorable T. C. Chadick, Chief Justice, Court of Civil Appeals, 6th Supreme Judicial District, 400 City Hall, Texarkana, Texas for travel expenses while holding Court in Houston, Texas.</td>
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<tr>
<td>To pay Honorable Kidos B. Mahon, District Judge, 32nd Judicial District, for travel expenses while holding Court in Roby, Texas.</td>
<td>$125.10</td>
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<td>To pay British American Oil Producing Company, P. O. Box 749, Dallas 11, Texas for refund of Severance Beneficiary Tax declared unconstitutional.</td>
<td>$141.73</td>
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<td>To pay M. J. Mitchell, 211 North Evray, Room 406, Dallas 1, Texas for refund of Severance Beneficiary Tax declared unconstitutional.</td>
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<td>To pay Coaden Petroleum Corporation, Big Spring, Texas for refund of Severance Beneficiary Tax declared unconstitutional.</td>
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<td>To pay M. A. MacHra, by Robert J. Paxton, P. O. Box 8368, Midland, Texas for refund of Severance Beneficiary Tax declared unconstitutional.</td>
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May 20, 1963

<table>
<thead>
<tr>
<th>Company/Person</th>
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<td>Cordel-Operating Company</td>
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<td>Fox-Hart-George Pipe Line Company</td>
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<td>Wheeler Gas Company</td>
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<td>Rio Public Service Company</td>
<td>260.26</td>
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<td>Leo Loppatto</td>
<td>158.05</td>
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<td>Classic Motors</td>
<td>239.55</td>
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<tr>
<td>Indufax, Inc.</td>
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<td>Cordel-Operating Company</td>
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<td>Valley Memorial Park Association</td>
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<td>The Askin Stores, Inc.</td>
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<td>Rio Public Service Company</td>
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<td>C. W. Casey, 2062 Meadow Lane</td>
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<td>LeSueur R. Herritt, Jr.</td>
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<td>Armstrong-Johnson, Inc.</td>
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<td>Major Allen G. Rozza, 5710 Stonewall</td>
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<td>Ray S. Rowan, Route No. 2</td>
<td>14.47</td>
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<tr>
<td>Major John C. Gall, 100 West Fair Avenue</td>
<td>14.47</td>
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<td>C. W. Casey, 2062 Meadow Lane</td>
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<td>Plastic Applicators, Inc.</td>
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<tr>
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</tr>
<tr>
<td>Ray S. Rowan, Route No. 2</td>
<td>14.47</td>
</tr>
</tbody>
</table>

To pay Classic Motors, 812 West 6th Street, Austin, Texas for erroneous payment of Use Tax ........................................ 24.25

To pay Clyde Martin, 5th & Washington Streets, Waco, Texas for erroneous payment of Use Tax ........................................ 17.37

To pay Major Robert M. Saunders, Office of the Staff Judge Advocate, 1st Armored Division, Fort Hood, Texas for erroneous payment of New Residence Tax ........................................ 25.99

To pay Armstrong-Johnson, Inc., 202 West First Street, Austin, Texas for erroneous payment of Sales Tax ........................................ 219.59

To pay Otho Leesman, Inc., Allen, Texas, for overpayment of Franchise Tax ........................................ 1,290.71

To pay Classic Motors, 812 West 6th Street, Austin, Texas for overpayment of Franchise Tax ........................................ 1,290.71

To pay Cordel-Operating Company, P.O. Box 1986, Corsicana, Texas for refund of Severance Beneficiary Tax declared unconstitutional ........................................ 168.06

To pay Fox-Hart-George Pipe Line Company, by R. J. Todd and Associates, 801 Tower Petroleum Building, Dallas 1, Texas, for refund of Severance Beneficiary Tax declared unconstitutional ........................................ 205.49

To pay Wheeler Gas Company, Wheeler, Texas, for refund or Severance Beneficiary Tax declared unconstitutional ........................................ 189.70

To pay Lee Loppatto, Hastings-on-the-Hudson, New York, for erroneous payment of Use Tax ........................................ 158.05

To pay Classic Motors, 812 West 6th Street, Austin, Texas for erroneous payment of Use Tax ........................................ 24.25

To pay Clyde Martin, 5th & Washington Streets, Waco, Texas for erroneous payment of Use Tax ........................................ 17.37

To pay Major Robert M. Saunders, Office of the Staff Judge Advocate, 1st Armored Division, Fort Hood, Texas, for erroneous payment of New Residence Tax ........................................ 14.48

To pay Ray S. Rowan, Route No. 2, Littlefield, Texas, for erroneous payment of Use Tax ........................................ 14.47

To pay Armstrong-Johnson, Inc., 202 West First Street, Austin, Texas for erroneous payment of Sales Tax ........................................ 219.59

To pay David McDavid Motors, Inc., 914 Fort
<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>To pay Capt. Miles W. Bowen, 1826 Rosedale Drive, Fort Arthur, Texas for erroneous payment of Sales Tax...</td>
<td>$37.74</td>
</tr>
<tr>
<td>To pay William E. Jack, 1313 Chisholm, Dallas 12, Texas for erroneous payment of Sales Tax...</td>
<td>$31.00</td>
</tr>
<tr>
<td>To pay Dunham Manufacturing Company, P.O. Box 410, Menden, Ila., for erroneously paid Use Tax...</td>
<td>$58.48</td>
</tr>
<tr>
<td>To pay Edwin Paulson, Route 1, Box 15, LaGrange, Texas for erroneously paid Use Tax...</td>
<td>$38.32</td>
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<tr>
<td>To pay H. W. Schillings, 2104 Lafayette, Austin, Texas, for erroneously paid Store Tax...</td>
<td>$50.00</td>
</tr>
<tr>
<td>To pay Mason Riley, 1420 12th Street, Lubbock, Texas for erroneously paid Cigarette Tax...</td>
<td>$50.00</td>
</tr>
<tr>
<td>To pay Mexico Curio Shop, 113 East 5th Street, Austin, Texas, payment of permit never received...</td>
<td>$260.00</td>
</tr>
<tr>
<td>To pay Supreme Court of The United States, John F. Davis, Clerk, Washington 16, D.C., for Judgment, 23rd District Criminal Court, Bexar County, Texas, Alvaro Acora vs. Texas, No. 136, Oct. Term 1957...</td>
<td>$1,552.57</td>
</tr>
<tr>
<td>To pay LaGloria Oil &amp; Gas Company, by Conrad P. Werkenhold, Attorney at L.A.W., Perry-Brooks Building, Austin, Texas for Judgment 33rd Judicial District Court, Travis County, Texas, Cause No. 118,444 against the State of Texas...</td>
<td>$22,840.00</td>
</tr>
<tr>
<td>To pay W. P. Faddy, 448 Edgreek Drive, Houston 34, Texas for overpayment of Ad Valorem taxes...</td>
<td>$10.24</td>
</tr>
<tr>
<td>To pay Lemai E. Tall, 478 Edgreek Drive, Houston 34, Texas for overpayment of Ad Valorem taxes...</td>
<td></td>
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<tr>
<td>To pay T. A. Beards, P.O. Box 549, Alpine, Texas for overpayment of Ad Valorem taxes...</td>
<td>$10.46</td>
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<tr>
<td>To pay Hill-Rom Company, Inc., Roseville, Indiana, for overpayment of Ad Valorem taxes...</td>
<td>$3.00</td>
</tr>
<tr>
<td>To pay Mrs. A. W. Coleman, Route No. 2, Nocona, Texas for overpayment of Ad Valorem taxes...</td>
<td>$3.00</td>
</tr>
<tr>
<td>To pay T. J. Bettee Company, P.O. Box 1232, Houston 1, Texas for overpayment of Ad Valorem taxes...</td>
<td>$14.66</td>
</tr>
<tr>
<td>To pay C. S. Trice, Lamague, Texas for overpayment of Ad Valorem taxes...</td>
<td>$11.78</td>
</tr>
<tr>
<td>To pay D. M. Jones Estate, by J. H. Warner, Vice President and Trust Officer, Republic National Bank of Texas, Dallas 33, Texas for overpayment of Ad Valorem taxes...</td>
<td>$22.00</td>
</tr>
<tr>
<td>To pay Ernest Neckley, Tax Assessor and Collector, Nacogdoches County, for George W. Tinkle, Garrison, Texas for overpayment of Ad Valorem taxes...</td>
<td>$6.78</td>
</tr>
<tr>
<td>To pay Fidelity-Philadelphia Trust Company, by Elminster M. Hamilton, Real Estate Tax Department, Broad &amp; Walnut Streets, Philadelphia 9, Penn. for overpayment of Ad Valorem taxes...</td>
<td>$15.00</td>
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<tr>
<td>To pay F. Balseer, Jr., 505 Shotwell, Houston 30, Texas for overpayment of Ad Valorem taxes...</td>
<td>$2.80</td>
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<tr>
<td>To pay Fred C. Hunter, 2137 Avenue C, Galveston, Texas for overpayment of Ad Valorem taxes...</td>
<td>$42.45</td>
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May 20, 1963

Road, Houston S, Texas for overpayment of Ad Valorem taxes
To pay F. C. Burkhardt, 4810 Old Spanish Trail, Houston 21, Texas for overpayment of Ad Valorem taxes
To pay Otho Leasman Construction Company, Alice, Texas for overpayment of Ad Valorem taxes
To pay Collins Construction Company, P. O. Box 1192, Austin 66, Texas for overpayment of Franchise Tax
To pay Coronet Carpet Mills, P. O. Box 670 Dalton, Georgia, for overpayment of Franchise Tax
To pay Otho Leasman Construction Service, Alice, Texas for overpayment of Franchise Tax
To pay Peterson, Howell and Heath, 2521 North Charles Street, Baltimore 18, Maryland, for erroneously paid Sales Tax
To pay D & S Pharmacy, 4400 South Washington Street, Amarillo, Texas for Warrant on which the Statutes of Limitations prohibits payment
To pay May M. Pinson, 2711 North Pecan Street, Nacogdoches, Texas for Warrant on which the Statutes of Limitations prohibits payment
To pay Colonel John M. Turner, for Mrs. James E. Turner, deceased, Staff Joint Task Force, Fort Monroe, Virginia, for Warrant which the Statutes of Limitations prohibits payment
To pay L. W. Snider, M. D., P. O. Box G, Gar- rison, Texas, for Warrant which the Statutes of Limitations prohibits payment
To pay Wyrick & Hughes, by Dee Dennis, Attorney at Law, 11602
Hornsby, Austin, Texas for overpayment of Gas Gathering Tax
To pay Eakin & Tyler, First State Bank, Rising Star, Texas, for overpayment of Gas Gathering Tax
To pay Southwestern Bell Telephone Company, 211 Cedar Street, Abilene, Texas for erroneous payment of telephone bill by the Abilene State School
To pay Center Plains Grain Inc., 114 West Broadway, Tulsa, Texas for overpayment of Franchise Tax
To pay Martin County Farm Bureau, Lenorah, Texas, for overpayment of Franchise Tax
To pay T. C. Liddell, by Joseph L. Dunigan, Attorney at Law, First National Building, El Paso, Texas, for Warrant No. 53621 for which the Statutes of Limitations prohibits payment
To pay Otto Lehrmann, P. O. Box 641, Brenham, Texas for overpayment of Franchise Tax
To pay Byers Petrolia Telephone Co., Inc., P. O. Box 163, Byers, Texas for overpayment of Franchise Tax
To pay W. M. Matteson, Inc., 2210 North Street, Nacogdoches, Texas for overpayment of Franchise Tax
To pay Seaboard Finance Company, by R. Dean Moorhead, Attorney at Law, First Federal Savings Building, Austin, Texas
To pay Gulf Printing Company, P. O. Box 1784, Houston 1, Texas for overpayment of Franchise Tax
To pay Padre Island Surf Club, Inc., P. O. Box 1784, Houston 1, Texas for overpayment of Franchise Tax

12.35
24.93
1,242.88
1,572.50
1,577.41
21.91
11.40
11.40
11.40
113.06
58.57
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234.00
458.59
196.05
1,127.49
3,140.75
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<th>Amount</th>
<th>Description</th>
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<tbody>
<tr>
<td><strong>146.24</strong></td>
<td>To pay Stekoll Petroleum Corporation, 1100 Merchantile Continental Bldg., Dallas, Texas for overpayment of Severance Beneficiary Tax</td>
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<tr>
<td><strong>598.26</strong></td>
<td>To pay Theater Enterprises, Inc., by John D. Reed, Attorney at Law, 406 Perry-Brooks Bldg., Austin, Texas for overpayment of Franchise Tax</td>
</tr>
<tr>
<td><strong>1,571.46</strong></td>
<td>To pay Greater Houston Investment and Rentals, Inc., by Edmund L. Cogburn, Attorney at Law, Dow &amp; Dow, 708 Central National Bank Bldg., Houston, Texas for overpayment of Franchise Tax</td>
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<tr>
<td><strong>87.49</strong></td>
<td>To pay Southern Land Development Company, by Edmund L. Cogburn, Attorney at Law, Dow &amp; Dow, 708 Central National Bank Building, Houston, Texas for overpayment of Franchise Tax</td>
</tr>
<tr>
<td><strong>2,805.26</strong></td>
<td>To pay Texas Railroad Association, by Walter Caven, Attorney at Law, P.O. Box 717, Austin 64, Texas for overpayment of Franchise Tax</td>
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<tr>
<td><strong>2,220.85</strong></td>
<td>To pay City Transportation, Inc., Abilene, Texas, for overpayment of Franchise Tax</td>
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<tr>
<td><strong>67.60</strong></td>
<td>To pay Parks Roberts Well Servicing Co., Inc., P. 0. Box 767, Lamesa, Texas for erroneously paid Use Tax</td>
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<tr>
<td><strong>25.00</strong></td>
<td>To pay Andrews Telephone Co., c/o Ciswell and Muns, 415 North Lincoln Avenue, Udena, Texas for overpayment of Gross Receipts Tax</td>
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<tr>
<td><strong>99.71</strong></td>
<td>To pay Ernest Christian, County Clerk, Smith County, Tyler, Texas for Warrant No. 049516 on which the Statutes of Limitations prohibits payment</td>
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<tr>
<td><strong>1.08</strong></td>
<td>Section 4. There is hereby appropriated $1.08 out of the Vital Statistics Fund No. 19 to pay the following:</td>
</tr>
<tr>
<td><strong>28.00</strong></td>
<td>To pay Ernest Christian, County Clerk, Smith County, Tyler, Texas for Warrant No. 049516 on which the Statutes of Limitations prohibits payment</td>
</tr>
<tr>
<td><strong>183.00</strong></td>
<td>To pay Don Gelman, 9730 Webb Chapel Road, Dallas, Texas for Warrant No. B 879832 on which the Statutes of Limitations prohibits payment</td>
</tr>
<tr>
<td><strong>80.00</strong></td>
<td>To pay Mrs. Martha Taylor, 112 Webb Chapel Road, Marshall, Texas, for Warrant No. B 833263 on which the Statutes of Limitations prohibits payment</td>
</tr>
<tr>
<td><strong>40.00</strong></td>
<td>To pay Millard F. Jones, 318 Mommouth Drive, Channelview, Texas for Warrant No. 883283 on which the Statutes of Limitations prohibits payment</td>
</tr>
<tr>
<td><strong>28.00</strong></td>
<td>To pay Victor Rubbo, 5109 Henriques Avenue, El Paso 4, Texas for Warrant No. 249947 on which the Statutes of Limitations prohibits payment</td>
</tr>
<tr>
<td><strong>28.00</strong></td>
<td>To pay the El Paso National Bank, El Paso, Texas</td>
</tr>
</tbody>
</table>

Section 5. There is hereby appropriated $183.00 out of the Unemployment Benefit Trust Fund to pay the following:

<table>
<thead>
<tr>
<th>Amount</th>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td><strong>28.00</strong></td>
<td>To pay the El Paso National Bank, El Paso, Texas</td>
</tr>
</tbody>
</table>
as for Warrant No. B 832282 on which the Statutes of Limitations prohibits payment .......... 44.00

To pay Handy-Andy, Inc., 1120 South Lamar Boulevard, Austin, Texas for Warrant No. B 476074 on which the Statutes of Limitations prohibits payment .......... 15.00

Section 5. There is hereby appropriated $841.32 out of the Motor Fuel Refund Fund No. 60 to pay the following:

- To pay Charles Russell and Associates, 808 Simmons Building, Dallas, Texas, for aircraft fuel, tax refund. 474.08
- To pay First Continental Mortgage Company, by Bracewell, Reynolds & Patterson, Attorneys at Law, First City National Bank Building, Houston, and Texas for refund of Motor Fuel Tax. 56.09
- To pay Huff's Spraying Service, 110 Donohoo Street, Marlin, Texas for refund of Motor Fuel Tax. 105.74
- To pay Ritchey Flying Service, Neacham Field, Fort Worth, Texas for refund of Motor Fuel Tax. 39.90
- To pay Walter L. Nichols, P. O. Box 511, Amarillo, Texas for Warrant No. 14381 on which the Statutes of Limitation prohibits payment. 51.75
- To pay F. S. Blalock, 103 North Main Street, Caldwell, Texas for Warrant No. 104381 for which the Statutes of Limitation prohibits payment. 15.16
- To pay Crites Oil Company, P. O. Box 2093, Fort Worth, Texas for overpayment of Motor Fuel Tax. 98.60

Section 6. There is hereby appropriated $2,100.00 out of the Motor Fuel Refund Fund No. 69 to pay the following:

- To pay Charles Russell and Associates, 808 Simmons Building, Dallas, Texas, for aircraft fuel, tax refund. 474.08
- To pay First Continental Mortgage Company, by Bracewell, Reynolds & Patterson, Attorneys at Law, First City National Bank Building, Houston, and Texas for refund of Motor Fuel Tax. 56.09
- To pay Huff's Spraying Service, 110 Donohoo Street, Marlin, Texas for refund of Motor Fuel Tax. 105.74
- To pay Ritchey Flying Service, Neacham Field, Fort Worth, Texas for refund of Motor Fuel Tax. 39.90
- To pay Walter L. Nichols, P. O. Box 511, Amarillo, Texas for Warrant No. 14381 on which the Statutes of Limitation prohibits payment. 51.75
- To pay F. S. Blalock, 103 North Main Street, Caldwell, Texas for Warrant No. 104381 for which the Statutes of Limitation prohibits payment. 15.16
- To pay Crites Oil Company, P. O. Box 2093, Fort Worth, Texas for overpayment of Motor Fuel Tax. 98.60

Section 7. There is hereby appropriated $1,422.69 out of the Permanent School Fund No. 44 to pay the following:

- To pay Beulah D. Espey, 7376 Alameda Avenue, El Paso, Texas for Mineral Rights. 194.48
- To pay R. O. Schultz and wife Emilie, Route No. 2, Yorktown, Texas for payment made on canceled Patent. 353.73

Section 8. There is hereby appropriated $19,618.89 out of the Omnibus Tax Clearance Fund No. 120 to pay the following:

- To pay Texas Services, Inc. P. O. Box 712, Bryan, Texas for overpayment of Sales Tax. 110.59
- To pay Atzenhofer Chevrolet Company, 111 South Bridge Street, Victoria, Texas for overpayment of Sales Tax. 35.02
- To pay Earl W. Wilson, 1405 Avenue K, N.W., Childress, Texas for over-
<table>
<thead>
<tr>
<th>Purpose</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>To pay Kendall County Fair Association, Boerne, Texas for erroneous payment of Admissions Tax...</td>
<td>$182.00</td>
</tr>
<tr>
<td>To pay Houston Lighting &amp; Power Company, Electric Building, Houston, Texas for overpayment of Insurance Premium Tax.</td>
<td>$80.00</td>
</tr>
<tr>
<td>To pay Angelina Casualty Company, 210 Angeline Building, Lufkin, Texas for erroneously paid taxes on premiums collected out of State of Texas...</td>
<td>$247.54</td>
</tr>
<tr>
<td>To pay Transportation Insurance Company, 210 South Michigan Avenue, Chicago, Ill. for overpayment of Insurance Premium taxes.</td>
<td>$200.71</td>
</tr>
<tr>
<td>To pay Brazoria County Shrine Club, Angleton, Texas for an erroneous payment of Amusement Tax.</td>
<td>$214.67</td>
</tr>
<tr>
<td>To pay Groce-Wearden Company, P. O. Box 1638, Victoria, Texas for overpayment of Cigarette Tax.</td>
<td>$786.60</td>
</tr>
<tr>
<td>To pay Ebaco Industries, Inc., 1st Avenue North at 13th Street, Birmingham 3, Alabama for overpayment of Franchise Tax.</td>
<td>$2.26</td>
</tr>
<tr>
<td>To pay Mrs. John W. Livingston, Route No. 1, Karnack, Texas, for Store License not used.</td>
<td>$5.00</td>
</tr>
<tr>
<td>To pay Howard F. Embert, 721 Rolling Ridge Drive, Lewistown, Texas for Store Tax due to Store License cancellation.</td>
<td>$6.83</td>
</tr>
<tr>
<td>To pay White Stores, Inc., 3910 Call Field Road, Wichita Falls, Texas for overpayment of Store Tax.</td>
<td>$326.00</td>
</tr>
<tr>
<td>To pay W. H. Littlefield Realty Company, 1549-15th Street, Anson, Texas for overpayment of Real Estate License Brokers fee.</td>
<td>$30.00</td>
</tr>
</tbody>
</table>

Section 10. There is hereby appropriated $182.00 out of the Unemployment Compensation Fund No. 357 to pay the following:

<table>
<thead>
<tr>
<th>Purpose</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>To pay R. C. Thompson, 3120 Altura Avenue, El Paso, Texas for Warrant on which the Statutes of Limitation prohibits payment.</td>
<td>$24.00</td>
</tr>
<tr>
<td>To pay Chew Din Grocery, 819 South Stanton, El Paso, Texas for Warrant on which the Statutes of Limitation prohibits payment.</td>
<td>$24.00</td>
</tr>
<tr>
<td>To pay Safeway, Inc., P. O. Box 1907, Oklahoma City, Oklahoma, for Warrant on which the Statutes of Limitations prohibits payment.</td>
<td>$40.00</td>
</tr>
<tr>
<td>To pay Mrs. P. E. Glenn, 2123 West Division, Arlington, Texas for Warrant on which the Statutes of Limitations prohibits payment.</td>
<td>$25.00</td>
</tr>
<tr>
<td>To pay Safeway No. 200, 501 North High Street, Longview, Texas for a Warrant on which the Statutes of Limitations prohibits payment.</td>
<td>$25.00</td>
</tr>
<tr>
<td>To pay Mrs. Grace Upham, 401 South 17th Street, West Columbia, Texas for Warrant No. 0441745 for which the Statutes of Limitation prohibits payment.</td>
<td>$25.00</td>
</tr>
<tr>
<td>To pay Benedetto R. Ramos, 5040 Reyna Street, Corpus Christi, Texas for Warrant No. 0578718 for which the Statutes of Limitation prohibits payment.</td>
<td>$10.00</td>
</tr>
</tbody>
</table>

Section 11. There is hereby appropriated $24.00 out of the Highway Motor Fuel Fund No. 60 to pay the following:

<table>
<thead>
<tr>
<th>Purpose</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>To pay David Burritt, P. O. Box 815, Gidd, Texas for a Warrant on which...</td>
<td>$24.00</td>
</tr>
</tbody>
</table>
the Statutes of Limitation prohibits payment.

Section 12. There is hereby appropriated $3,908.07 out of the Permanent School Fund No. 2 to pay the following:

To pay John P. Rogge, Route No. 1, Box 7, Crosby, Texas for Lease Rental paid on erroneous land acreage.

$3,908.07

Section 13. There is hereby appropriated $35.00 out of the Old Age Assistance Fund No. 27 to pay the following:

To pay Walter E. Howell, P. O. Box 201, Corrigan, Texas, for Warrant No. 723819 for which the Statutes of Limitations prohibits payment.

$35.00

Section 14. There is hereby appropriated $55.90 out of the Texas Western Current Fund No. 250 to pay the following:

To pay Will C. Bunnell, by Richard P. Lynn, First National Bank 414 California Avenue, Palo Alto, California, for Warrant No. 209255 for which the Statutes of Limitations prohibits payment.

$55.90

Section 15. There is hereby appropriated $17.50 out of the Trustee & Suspense Fund No. 900 to pay the following:

To pay William John Klattenhoff, P. O. Box 214, St. Louis, Texas, for Warrant No. 74038 on which the Statutes of Limitations prohibits payment.

$17.50

Section 16. There is hereby appropriated $21.00 out of the Game & Fish Fund No. 9 to pay the following:

To pay the Estate of C. Valle, by C. C. Yalle, 305 East Main Street, Rio Grande City, Texas, for overpayment of Fish & Game License.

$21.00

Section 17. There is hereby appropriated $55.00 out of the Public Surveysors Fund No. 15 to pay the following:

To pay Reese Cash Store, Route No. 4, Reese, Texas, for Warrant No. 887679 for which the Statutes of Limitations prohibits payment.

$55.00

Section 18. There is hereby appropriated $3.90 out of the Special Fund No. 263 to pay the following:

To pay D & S Pharmacy, 1440 South Washington Street, Amarillo, Texas, for Warrant No. 095899 for which the Statutes of Limitation prohibits payment.

$3.90

Section 19. There is hereby appropriated $17.50 out of the Federal Administration Fund No. 117 to pay the following:

To pay Dr. Harry A. Haverlah, c/o Missouri Pacific Hospital, Palestine, Texas.
Section 21. There is hereby appropriated $510.65 out of the Barber Administration Fund No. 40 to pay the following:

<table>
<thead>
<tr>
<th>Amount</th>
<th>Purpose</th>
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<tbody>
<tr>
<td>$510.65</td>
<td>To pay Egbert H. Coield, Roswell Hotel Barber Shop, Del Rio, Texas for Traveling Expenses.</td>
</tr>
</tbody>
</table>

Section 22. It is specifically provided herein that before any claim shall be paid from funds hereby appropriated, the same shall have the approval of the State Auditor, the State Comptroller and the Attorney General.

Section 23. The Comptroller is hereby authorized and directed to issue a Warrant or Warrants on the State Treasury in favor of each of the persons, firms or corporations named herein, in the amounts set opposite their respective names, and shall mail or deliver to each said person, firm, or corporations at their respective addresses, warrants or warrants in payment of said claim or claims, and said persons, firms or corporations shall duly receipt the Comptroller for said warrant or warrants in payment of said claims or claims.

Section 24. The fact that the claims heretofore appropriated are past due, and the persons, firms or corporations to whom the same are payable are being deprived of the proceeds thereof, creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days be hereby suspended; and that this Act shall take effect and be in force from and after its passage, and it is so enacted."

Committee Amendment No. 1 was adopted without objection.

H. B. No. 804 was then passed to engrossment.

Mr. Mutscher moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 804 be placed on its third reading and final passage.

The motion prevailed by the following vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Name</th>
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<tbody>
<tr>
<td>141</td>
<td>Adams</td>
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<tr>
<td></td>
<td>Alanis</td>
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<td>Allen</td>
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Schiller Townsend
Scoggins Traeger
Segrest
Walker
Shannon
Ward
Shipley
Weldon
Shutt
Wells
Simpson
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Black
Shank
Bliss
Wheaton
Cotten
Banfield
Dungan
Cory
Nays-2
Knapp
Niemeyer
Absent-Excused
Koliba

The Speaker then laid House Bill No. 804 before the House on third reading and final passage.

The bill was read third time and was passed.

The Speaker stated that H. B. No. 804 was passed subject to the provisions of Section 49A, Article III, of the Constitution.

**HOUSE BILL NO. 52 ON PASSAGE TO ENGROSSMENT**

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

H. B. No. 52, A bill to be entitled “An Act to make available to school districts of Texas applying therefor a summer school educational program partially supported by State-aid grants to the extent herein provided, subject to certain duties, requirements and conditions prescribed and the approval of the locally developed program by the Central Education Agency; requiring also financing of such local program from funds of the participating district and required tuition fees; authorizing the payment of the State’s share out of the Minimum Foundation School Fund; defining total cost of the district’s program for allocation purposes of this Act; making this Act effective for the school year 1963-64 and thereafter; fixing maximum allocations of classroom teacher units for the next biennium only, 1963-64 and 1964-65; and declaring an emergency.”

The bill was read second time on May 14 and further consideration of the bill was postponed until 11:00 o’clock a.m. today.

Mr. Woods moved that further consideration of House Bill No. 52 be postponed until next Tuesday, May 21, at 11:00 o’clock a.m.

The motion prevailed without objection.

**HOUSE BILL NO. 111 ON THIRD READING**

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

H. B. No. 111, A bill to be entitled “An Act relating to use of voting machines and other types of automatic ballot-tabulating equipment at elections in this State; amending Article 79 of the Election Code of the State of Texas (compiled as Article 7.14 of Vernon’s Texas Election Code) to authorize the use of additional types of voting and ballot-tabulating equipment and to provide procedures for their use; providing for approval of such equipment by the Secretary of State and for adoption of approved equipment by county commissioners courts; prescribing requirements for approval; revising provisions regulating the elections at which voting equipment is to be used after adoption; revising provisions relating to appointment and duties of election officers and watchers, procedures for the conduct of voting at polling places, and procedures for the conduct as absentee voting at elections where voting machines are used; adapting present provisions to make them applicable to the conduct of elections where other types of voting equipment are used, and making additional provisions relative to use of other types of voting equipment; including other provisions to effectuate the purposes of the Act; providing for severability and declaring an emergency.”

The bill was read third time.

Mr. Bass of Harris offered the following amendment to the bill:

Amend Section 9 of House Bill No. 111 by striking the words “of this
Code" following the words "Section 171 and Section 172" and inserting in lieu thereof the words "of the Texas Election Code."

The amendment was adopted.

Mr. Bass of Harris offered the following amendment to the bill:

Amend Section 21 of House Bill No. 111 by striking the word "counting" in the phrase "or any one-sixth (1/6) or the candidates for any counting offices" and inserting in lieu thereof the word "county."

The amendment was adopted without objection.

Mr. Hefton offered the following amendment to the bill:

Amend House Bill No. 111 by inserting a new section, to be numbered Section 21A, reading as follows:

"Sec. 21A. In the event any marking device or automatic tabulating equipment is approved for trial or adoption under Section 2 of this Act, and the provisions of this Act relating to operation, procedure, type or form of ballot, or method of tabulating ballots are impossible to apply in the use of said equipment, the Secretary of State is authorized to prescribe rules regulating the use of said equipment, preserving all possible safeguards for honest and accurate vote counts; but the provisions of this Act and the Texas Election Code shall govern insofar as they are applicable."

The amendment was adopted without objection.

H. B. No. 111 was passed.

Mr. Bass of Harris moved to reconsider the vote by which H. B. No. 111 was passed and to table the motion to reconsider.

The motion to table prevailed.

CODE

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 exceptions; 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 third time.

The vote of the House was taken on the passage of H. B. No. 348 and the vote was announced Yeas 68, Nays 11.

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

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

Yeas--66

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Bass of Bowie Johnson of Bexar Beck...
**May 20, 1963**  
**HOUSE JOURNAL**  

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**Absent**

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| Berry | Hollowell |
| Blaine | Muenzer |
| Cook | Pearcy |
| Coughran | Pipkin |
| Cowles | Shipley |
| de la Garza | Stewart |
| Fairchild | |

**Absent—Excused**

| Cory | Koliba |

The Speaker stated that H. B. No. 348 failed to pass by the above vote.

**S. B. NO. 375 SET AS SPECIAL ORDER**

Mr. Ritter moved that S. B. No. 375 be set as a special order for 11:00 o'clock a.m. next Wednesday, May 22. The motion prevailed without objection.

**BILLS AND 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 several, the following enrolled bills and resolutions:

- **H. B. No. 291**, "An Act amending Chapter 370, Acts of the Fifty-seventh Legislature, Regular Session, 1961 (compiled as Article 2615g, Vernon's Texas Civil Statutes), amending Sections 7a, 10 and 11 thereof and adding a Section 19a conferring on the Board of Regents of the University of Houston the power of eminent domain; providing for severability; and declaring an emergency.

- **H. B. No. 243**, "An Act to amend Section 2 of House Bill No. 495, Chapter 309, Acts of the Fifty-third Legislature, Regular Session, 1953, and Sections 1 and 3 of House Bill No. 495, Chapter 187, Acts of the Fifty-fourth Legislature, Regular Session (Article 2460a, Vernon's Annotated Civil Statutes), by providing that the jurisdiction of the Small Claims Court created by said Act shall be increased to include all actions for the recovery of money by any person, association of persons, corporation, or by any attorney for such parties, or other legal entity only where the amount involved exclusive of costs does not exceed One Hundred and Fifty Dollars ($150); except claims for salary or wages, which claims shall not exceed Two Hundred Dollars ($200); and providing for a filing fee of Three Dollars ($3); and a fee for service of citation of Two Dollars ($2); and declaring an emergency.

- **H. B. No. 413**, "An Act amending Section 1 of Chapter 461, Acts of the Fifty-fourth Legislature, Page 1182 of the Session Laws of 1955, known as Article 5118a of the Revised Civil Statutes of Texas; providing that in order to encourage county jail discipline, a distinction may be made in the term of prisoners so as to extend to all such as are orderly, industrious and obedient, comforts and privileges according to their deserts; granting authority to the sheriff to make a deduction in time not to exceed one-third (1/3) of the original sentence when no charge of misconduct has been sustained against the prisoners; providing that all laws or parts of laws in conflict with the provisions of this Act are hereby repealed; providing for a severability clause; and declaring an emergency."
H. B. No. 418, "An Act relating to public health and welfare; to provide for general publication of a summary of said studies; to provide for the administration of this Act by the Texas Forest Service and defining certain other terms; and declaring an emergency.


S. B. No. 54, "An Act establishing and providing for a State mentally retarded school; regulating and providing for the election of school trustees by position number; and declaring an emergency.

S. B. No. 433, "An Act providing for the election of school trustees by separate positions in certain independent school districts; providing that when the Board of Trustees adopts the procedure herein it may not rescind such action; repealing all laws in conflict except Statutes of general and local application; providing for cooperative agreements by the Texas Forest Service; providing for the creation of a County Court at Law for Smith County; and declaring an emergency.

S. B. No. 58, "An Act relating to real property; containing definitions applicable to this Act; providing for formation of condominium regimes; providing for conversion of individual apartments and recording of such deeds; providing for common elements of the property; providing for recordation and items to be contained in recorded instruments creating the condominium regimes; providing for regrouping and merger of all estates; providing for council of co-owners; and administering of projects; providing for contribution of co-owners toward expense of administration, maintenance, and repairs of common elements; providing for homestead ex-
emption when applicable; providing for taxes on individual interests and not as a whole; providing for provisions of this Act to apply in case of conflict; providing that a holding of unconstitutionality of any part of this Act shall not affect the remainder; and declaring an emergency."

S. J. R. No. 6, Proposing an amendment to Section 5 of Article VII of the Constitution of the State of Texas so as to remove the authorization to transfer not exceeding one per cent annually of the total value of the permanent school fund to the available school fund.

H. C. R. No. 76, To provide for Adjournment Sine Die.

S. C. R. No. 78, Authorizing the Enrolling and Engrossing Clerk of the House to make certain corrections in H. B. No. 172.

MOTION TO PLACE HOUSE BILL NO. 1086 ON THIRD READING

Mr. Mann moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 1086 be placed on its third reading and final passage.

The motion was lost by the following vote, not receiving the necessary four-fifths vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>98</td>
<td>105</td>
</tr>
</tbody>
</table>

The Speaker laid before the House and had read the following report of the Committee appointed pursuant to the provisions of S. C. R. No. 16:

**AUSTIN, TEXAS, MAY 20, 1963**

Hon. Preston Smith, Lieutenant Governor of Texas and President of the Senate.

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

**Sirs:** We, your Committee appointed pursuant to SCR 16 to select a Poet Laureate for the State of Texas, has selected Mrs. Gwendolyn Bennett Pappas of Houston, Harris County, Texas, to be Poet Laureate of the State of Texas for the year 1963, and Dr. Jenny Lind Porter of Austin, Travis County, Texas, to be Poet Laureate of the State of Texas for the year 1964. The Committee selected Miss Vassar Miller as alternate Poet Laureate for the year 1963, and Mrs. Edith R. Cant as alternate Poet Laureate for the year 1964.

Respectfully submitted,

HERRING,

WORD,

On the Part of the Senate.

MILLER,

MANN.

On the part of the House.

CRISIS COLE.

On behalf of the Governor.

**SENATE BILL NO. 16 ON THIRD 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. 164.

The motion prevailed by unanimous consent.

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

S. B. No. 164, A bill to be entitled "An Act amending Subsection (II) of Article 9.02, Chapter 8, House Bill 11, 3rd Called Session of the 66th Legislature (further cited as Chapter 1 of Title 12A, Taxation-General) to clarify and unify the allocations made to distributors, wholesalers and retailers of motor fuel for evaporation and other handling losses and for the expense of collecting, accounting for, and reporting the tax levied upon the first sale, distribution, or use of motor fuel; containing a savings clause; repealing conflicting laws; and declaring an emergency."

The bill was read third time and was passed.

**RECESS**

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

The motion prevailed.

**AFTERNOON SESSION**

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

**LEAVES OF ABSENCE GRANTED**

The following Members were granted leaves of absence on account of important business:
May 20, 1963  HOUSE JOURNAL  2249

Miss Isaacks, temporarily for this afternoon, on motion of Mr. Mc- Gregor.

Mr. Fairchild, for the remainder of today, on motion of Mr. Slater.

MOTION TO PLACE SENATE BILL NO. 142 ON SECOND READING

Mr. Hughes moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 142.

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

The motion to suspend the rules was lost by the following vote, not receiving the necessary two-thirds vote:

<table>
<thead>
<tr>
<th>Yeas</th>
<th>Nays</th>
</tr>
</thead>
<tbody>
<tr>
<td>86</td>
<td>51</td>
</tr>
</tbody>
</table>


MESSAGE FROM THE GOVERNOR

The Speaker laid before the House and had read the following Message from the Governor:

Garrison

MESSAGE FROM THE GOVERNOR TO THE HOUSE

I voted present—not voting on the suspension of rules and subsequent matters pertaining to S. B. No. 142 in accordance with Article 3, Section 22 of the Texas Constitution as I am legal counsel for Goodell, Mon- orail, Incorporated, which is engaged in the construction of mass transportation systems for municipalities.

Garrison
May 20, 1963

House of Representatives
Fifty-eighth Legislature

I disapprove of House Bill No. 148. My objections to the bill are as follows:

1. There is no definition of what constitutes "suitable work."

2. Since there is no provision for penalty or disqualification in the event of an untruthful oral assertion by an applicant that he has been actively seeking employment, this added requirement places no restriction on those few applicants who would willfully make false statements.

3. There is an inconsistency between the provision that an applicant's oral assertion shall be proof that he is actively seeking work and the requirement that the "Applicant at the time of each registration shall sign such forms as may be required by the Rules and Regulations of the Texas Employment Commission." That last sentence has no relevance to this particular section of the Unemployment Compensation Act and is susceptible to the construction that the commission is authorized to impose additional requirements for obtaining compensation through statements and questions on forms required to be signed by the applicant. Such a construction would constitute an unlawful delegation of the legislative function.

Sincerely,

JOHN CONNALLY

SENATE BILL NO. 391 ON THIRD READING

Mr. Canales moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 391.

The motion prevailed by unanimous consent.

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

S. B. No. 391. A bill to be entitled "An Act amending Chapter 398, Acts of the 61st Legislature, Regular Session, 1949, to provide that the Jim Wells-Duval Counties Conservation and Reclamation District shall be hereafter known as Duval County Conservation and Reclamation District, and shall consist of that part of the State of Texas which is included within the boundary of Duval County, exclusive of that part of Duval County comprising the Freer Water Control and Improvement District, of Duval County, providing for the appointment of directors for said District by the Commissioners Court of Duval County and prescribing the terms for said directors; determining the benefits to the lands and other property in the District; providing that the District shall bear the expense of relocation, raising or rerouting of any highway, railroad or utility lines or pipelines made necessary by its exercise of the power of eminent domain; providing that the Commissioners Court of Duval County is authorized to contribute to the organization expenses of the District; providing a severability clause; and declaring an emergency."

The bill was read third time and was passed.

CORRECTION AUTHORIZED IN S. B. NO. 393

Mr. Caldwell asked unanimous consent to instruct the Journal Clerk to correct the Journal entry for May 16, 1963, in order to properly show that the Caldwell Amendment to S. B. No. 393 adopted on Third Reading on that day was a substitute for Committee Amendment No. 1 to S. B. 393.

There was no objection offered and it was so ordered.

HOUSE BILL NO. 693 ON SECOND READING

Mr. Edwards moved that all the necessary rules be suspended for the purpose of taking up and considering at this time House Bill No. 693.

The motion prevailed by the necessary two-thirds vote.

The Speaker laid before the House, on its second reading and passage to engrossment,
H. B. No. 693, A bill to be entitled
"An Act to provide that certain do­
mestic corporations initially chart­
ered or authorized to do business
in Texas after the first day of May,
1963, shall pay a franchise tax for
the first five (5) years from the
date of a charter or authorization
to do business in Texas based on the
stated capital, surplus and undivided
profits of the corporation; amend­
ing Article 12.01, Chapter 12, Title
122A, Taxation-General, Revised
Civil Statutes of Texas, 1925, as amend­
ed by adding a new Subsection
(6); and declaring an emergency."

The bill was read second time.

Mr. Eckhardt offered the follow­
ing committee amendment to the
bill:

Committee Amendment No. 1

Amend H. B. No. 693 by striking
all after the enacting clause and
substituting in lieu thereof the fol­
lowing:

Section 1. Article 12.01, Chapter
12, Title 122A, Taxation-General,
Revised Civil Statutes of Texas, 1925,
as last amended by Chapter 97,
Acts of the 57th Legislature, Regu­
lar Session, 1961, is hereby amended
by adding a new Subsection
(6) to read as follows:

"Subsection (6). Smaller, newly
incorporated corporations.

"(a) For the purposes of calculat­
ing franchise tax obligation, there
is created a category denominated 'smaller, newly incorporated corpo­
rations' defined as follows:

"Any corporation shall be so de­
defined if

"(i) the figure which would, but
for this Section, be the taxable capital
as provided under Subsection (1)
of this Article is less than one mil­
lion dollars, and

"(ii) the corporation is not a
parent company, subsidiary company, associated company, holding
company system or any other
organization that would allow the
total taxable capital to exceed
one million dollars,

"(iii) the corporation is one which
is in its first five years of existence
as a corporate entity and is in no
wise associated with any other com­
pany in the relation of a parent com­
pany, subsidiary company, associa­
tion, joint stock company, busi­
ness, trust, organized group of per­
sors (whether incorporated or not),
receiver, trustee, or other liquidat­
ing agent of any of the foregoing in
his capacity as such and the said
term 'Company' includes 'Parent
Company,' 'Subsidiary Company,'
'Associate Company,' and 'Holding
Company System,' as further defined
in (i) through (v) below.

"(d) In the case of smaller, newly
incorporated corporations, the fran­
chise tax rate of Two Dollars and
Twenty-five Cents ($2.25) per One
Thousand Dollars ($1,000) or
fractional part thereof shall be ap­
plied only to that portion of the
sum of the stated capital, surplus
and undivided profit the sum of
which for the purposes of this Sub­
section is hereafter referred to as
taxable capital, allocable to Texas
in accordance with Article 12.02 of
this Chapter and not to outstanding
bonds, notes and debentures as ad­
ditionally provided as the tax base
in Article 12.01. However, if com­
pilation applied to the tax base
provided herein for smaller, newly
incorporated corporations results in
a smaller tax than that which would
result from the alternate computa­
tion provided in Subsection (1) (b),
above,

"(c) The following terms as used
in this Subsection shall have the
meanings as ascribed to them below:

"(i) 'Company' when used in this
article, unless the context otherwise
requires, means any person or per­
tons, partnership, corporation, as­
sociation, joint stock company, busi­
ness, trust, organized group of per­
sors (whether incorporated or not),
receiver, trustee, or other liquidat­
ing agent of any of the foregoing in
his capacity as such and the said
term 'Company' includes 'Parent
Company,' 'Subsidiary Company,'
'Associate Company,' and 'Holding
Company System,' as further defined
in (i) through (v) below.
otherwise requires, means any company as defined above, which directly or indirectly owns, controls, or holds the power to vote or otherwise determine or influence policy, to the extent of ten per centum or more of the outstanding voting securities or other voting ownership of any other company.

"(iii) 'Subsidiary Company' when used in this article, unless the context otherwise requires, means any company in which ten per centum or more of the outstanding voting securities or other voting ownership is directly or indirectly owned, controlled, or held with power to vote or otherwise determine policy, by such parent company or other subsidiary company.

"(iv) 'Associate Company' when used in this article, unless the context otherwise requires, means any company in which ten per centum or more of the outstanding voting securities or other voting ownership is directly or indirectly owned, controlled, or held with power to vote or otherwise determine policy, by such parent company or other subsidiary company.

"(v) 'Holding Company System,' when used in this article, unless the context otherwise requires, means any parent company together with all its subsidiary companies, of which such parent company or any subsidiary company thereof is a member company.

"(d) At the expiration of five (5) years from the date of initially being chartered or incorporated, corporations affected by this subsection shall file reports and pay a franchise tax as provided in Subsection (1) of this article.

Section 2. 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 Constitutional Rule requiring bills to be read on three several days in each House be suspended, and this Rule is hereby suspended.

The amendment was adopted.

A record vote was requested on the passage of H. B. No. 693 to engrossment.

H. B. No. 693 was passed to engrossment by the following vote:

**Yeas—93**

Adams
Arlidge
Ball
Bass of Harris
Beckham
Berry
Birkner
Bixler
BoySEN
Brooks
Brown of Galveston
Butler
Cain
Caldwell
Canales
Chapman
Clayton
Cole
Cook
Cowden
Craws
Davis
de la Garza
Dugan
Dungan
Edwards
Equevel
Finney
Fletcher
Floyd
Fondon
Garrision
Gibbens
Glenn
Grover
Guffey
Haines of Brazos
Hartley
Hardin
Harris of Galveston
Harris of Dallas
Hasty
Hefton
Hendryz
Hillson
Hollowell
Hughes
Jamison
Jarvis
Johnson of Dallas
Kincaid
Klieger
Kothmann
McClintock
McDonald of Rusk
McLaughlin
McAtee
Miller
Morgan
Matscher
Nicam
Parsley
Pender
Petty
Pipkins
Price
Ragg
Richards
Richardson
Ritter
Rooney
Rudderwhite
Schiller
Scotts
Segrest
Shamoon
Shipley
Shutt
Smith of Taylor
Stewart
Stollenwerck
Thompson
Thurmond
Walker
Waldon
Whatley
Whitfield
Wieting
Woods

**Nays—47**

Alanis
Allen
Atwell
Barnes
Bass of Bowie
Bridges
Brown of Taylor
Cannon
Carpenter
Carriker
Cavness
Cherry
Collins
Cotman
Cougan
Crowley
MOTION TO PLACE HOUSE BILL NO. 693 ON THIRD READING

Mr. Edwards moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 693 be placed on its third reading and final passage.

The motion was lost by the following vote, not receiving the necessary four-fifths vote:


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

On motion of Mr. Adams, the House concurred in the Senate Amendments to H. B. No. 738.

TEXT OF SENATE AMENDMENTS TO HOUSE BILL NO. 738

Senate Amendment No. 1
Amend House Bill No. 738 by striking paragraph (e) of Section 2 and substituting in lieu thereof the following:

“(e) The appointive trustees for such district shall serve terms of two (2) years.”

Senate Amendment No. 2
Amend House Bill No. 738 by striking out Section 8 and substituting in lieu thereof the following:

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

Senate Amendment No. 3
Amend House Bill No. 738 by striking the following from Section 1:

“having a population of not less than one hundred thousand (100,000) nor more than two hundred thousand (200,000) according to the last preceding federal census.”

Senate Amendment No. 4
Amend House Bill No. 738 by striking out all above the enacting clause and substituting in lieu thereof the following:

“A BILL
To Be Entitled
An Act establishing, authorizing, and providing for the ‘__ County Industrial Training School District’ located in any county in this state so as to provide vocational training for residents and non-residents of such county; authorizing the election and terms in office of three (3) trustees, and authorizing them to appoint four (4) certain additional persons to serve with them on such governing board for a term of no longer than two (2) years; providing certain powers and duties of such board; authorizing the issuance of bonds and notes in the accomplishment of the district’s purposes; authorizing such district to levy, assess, and collect taxes; providing that the district shall be operated on its tax revenue, tuition, if any, gifts, donations, and endowments, and shall never become a charge against the state, or require appropriations therefrom; authorizing the abolition of said district and the disposition of its affairs; providing a severability clause; and declaring an emergency.”

Senate Amendment No. 6
Amend caption to conform to body of bill.

HOUSE BILL NO. 919 ON SECOND READING

Mr. Satterwhite moved that all the necessary rules be suspended for the purpose of taking up and con-
considering at this time House Bill No. 919.

The amendment was adopted. Mr. Satterwhite offered the following amendment to the bill:

Amend H. B. 919 by placing a semicolon after the word "suspended" instead of a period on line 26, and adding thereafter the following:

"and that this Act shall take effect and be in force from and after its passage, and it is so enacted."

The amendment was adopted without objection. H. B. No. 919 was passed to engrossment.

HOUSE BILL NO. 919 ON THIRD READING

Mr. Satterwhite moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 919 be placed on its third reading and final passage.

The motion prevailed by the following vote:

YEAS—111

Adams
Allen
Arledge
Atwell
Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Birkner
Blaine
Boyer
Bridges
Brooks
Brown of Galveston
Butler
Cain
Caldwell
Cannon
Carr
Carriker
Cherry
Cherry
Clayton
Cole
Collins
Cook
Cotten
Coughran
Cowl
Cowan
Crain

NAY—1

Adams

Dissenting—1

Adams

May 20, 1963 HOUSE JOURNAL 2255

sidering at this time House Bill No. 919.

The motion prevailed by the necessary two-thirds vote.

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

H. B. No. 919. A bill to be entitled "An Act amending Subparagraph (a) of Paragraph 4 of Section 1 of Article 3.50 of the Insurance Code, pertaining to group life insurance; allowing insurance of the amount of indebtedness of a borrower where he becomes personally liable for the payment of the loan; allowing insurance of the face amount of a loan or a loan commitment made to a debtor with seasonal income for general agricultural or horticultural purposes; and declaring an emergency."

The bill was read second time.

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

Amend Section 1 of House Bill 919 by striking the quoted Subparagraph (a) and inserting in lieu thereof the following:

"(a) The debtors eligible for insurance under the policy shall all be members of a group of persons numbering not less than fifty (50) at all times, who

(1) Became borrowers or purchasers of securities, merchandise or other property under agreement to repay the sum borrowed or to pay the balance of the price of the securities, merchandise or other property, purchased to the extent of their respective indebtedness, but not to exceed Ten Thousand ($10,000.00) Dollars on any one life; or

(2) Became borrowers for agricultural or horticultural purposes for the face amount of any loan or loan commitment, totally or partially executed, which is repaid with seasonal income to a creditor in good faith by a debtor who is personally liable for the payment of such loan, and such debtor to be eligible for insurance but not in an amount to exceed Twenty Thousand ($20,000.00) Dollars on any one life."

The amendment was adopted.
MESSAGE FROM THE SENATE

Austin, Texas, May 29, 1963
Hon. Byron Tunnell, Speaker of the House of Representatives:

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

S. C. R. No. 83, By Moore: Creating the Committee on State and Local Tax Policy.

H. B. No. 487, By Healy: Relating to salaries of all State officers and State employees; and declaring an emergency. (As amended)

S. C. R. No. 84, By Patman: Directing the Engrossing and Enrolling Clerk of the Senate to correct the enrolled copy of Senate Bill No. 347.

S. C. R. No. 85, By Spears: Directing the House to correct House Bill 164.

S. C. R. No. 86, By Watson: Authorizing a committee of fifteen members to make a study of indigent citizens unable to obtain medical care, etc.

S. C. R. No. 87, By Moore: Suspending the Joint Rules so that either House may take up Senate Bill No. 510 at any time.

H. C. R. No. 94, By Traeger: Directing the Engrossing and Enrolling Clerk of the House to make certain corrections in House Bill No. 493.

H. C. R. No. 160, By Townsend: Recalling Senate Bill No. 235 from the Governor for corrections.

I am directed by the Senate to inform the House that the Senate concurred in House amendments to S. J. R. 21 by the following vote: 29 yeas, 0 nays.

Senate concurred in House amendments to S. J. R. 16 by the following vote: 30 yeas, 0 nays.

Senate concurred in House amendments to S. B. 286 by viva voce vote.

Senate concurred in House amendments to S. B. 233 by viva voce vote.

Senate concurred in House amendments to S. B. 677 by viva voce vote.

The Speaker then laid House Bill No. 919 before the House on third reading and final passage.

The bill was read third time and was passed.

REASON FOR VOTE

I have voted present and not voting on all matters relating to H. B. No. 919 because of a personal interest in its effect.

Roger Thurmond, Jr.
I am directed by the Senate to inform the House that the Senate has refused to concur in House Amendments to Senate Bill No. 72 and requests the appointment of a Conference Committee to adjust the differences between the two Houses.

The following have been appointed on the part of the Senate:

Senators: Moore, Chairman; Crump, Herring, Kruger and Bates.

I am directed by the Senate to inform the House that the Senate has refused to concur in House Amendments to S. J. R. 1 and requests the appointment of a Conference Committee to adjust the differences between the two Houses.

The following have been appointed on the part of the Senate:

Senators: Kazen, Chairman; Cole, Kennard, Kruger and Strong.

I am directed by the Senate to inform the House that the Senate has refused to concur in House Amendments to Senate Bill No. 317 and requests the appointment of a Conference Committee to adjust the differences between the two Houses.

The following have been appointed on the part of the Senate:

Senators: Bates, Chairman; Hardeman, Kazen, Ratliff and Word.

I am directed by the Senate to inform the House that the Senate has refused to concur in House Amendments to Senate Bill No. 318 and requests the appointment of a Conference Committee to adjust the differences between the two Houses.

The following have been appointed on the part of the Senate:

Senators: Kazen, Chairman; Blanchard, Kruger, Moffett and Ratliff.

Respectfully submitted,

CHARLES A. SCHNABEL,
Secretary of the Senate.

MOTION TO PLACE SENATE BILL NO. 230 ON PASSAGE TO THIRD READING

Mr. Knapp moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 230.

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

The motion to suspend the rules was lost by the following vote, not receiving the necessary two-thirds vote:

Yeas—73

Adams
Allen
Arlidge
Atwell
Ball
Barnes
Bass of Bowie
Blaine
Boyden
Brown of Taylor
Butler
Canaves
Chapman
Clayton
Cook
Cotten
Cowans
Craik
de la Garza
Duggan
Dunham
Edwards
Ford
Garrison
Gibbens
Grover
Hallmark
Harding
Harris of Dallas
Healy
Heflin
Hendryx
Hollowell
Houston
Hughes

Nays—67

Alaniz
Bass of Harris
Beckham
Binkley
Bridges
Brooks
Brown
of Galveston
Cain
Caldwell
Cannon
Carpenter
Carriker
Cherry
Cole
Collins
Conger
Cowden

ACCEPTED

May 20, 1962

HOUSE JOURNAL

2257
REASON FOR VOTE

May 20, 1963

Reason for vote on S. B. 230 (to suspend the Rules to take up)

I voted against suspension of the Rules on S. B. 230 for the reason that I have decided after some reflection on the matter that as long as my country supports the U. N. I will support my country in its sponsorship of the U. N.

For that reason I cannot be a part of a move that could only be interpreted as an attempt to embarrass the President of the U. S. and his administration. I therefore voted "no."

Respectfully submitted,
J. C. Whitfield.

Mr. Slack moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 802 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas--107

Adams
Alams
Allen
Arlidge
Atwell
Ball
Banfield
Barnes
Base of Bowie
Beckham
Berry
Birkner
Blair
Bridges
Brooks
Brown (of Galveston)
Brown of Taylor
Caldwell
Carpenter
Carriker
Champion
Clayton
Cole
Cottam
Coughran
Cowden
Cowles
Crain
de la Gana
Doke
Dungan
Edwards
Elviiw
Finney
Fletcher
Floyd
Fondren
Gibbons
Gibbons
Giles
Green
Grover
Guffey
Hallmark
Hardin
Hardy
Harris
Harmen
Harmen
Harmes of Dallas
Haynes of Orange
Heatly
Heflin
Hendrix
Hill
Hollowell

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

HOUSE BILL NO. 802 ON THIRD READING

Mr. Slack moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 802 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas--107

Adams
Alams
Allen
Arlidge
Atwell
Ball
Banfield
Barnes
Base of Bowie
Beckham
Berry
Birkner
Blair
Bridges
Brooks
Brown (of Galveston)
Brown of Taylor
Caldwell
Carpenter
Carriker
Champion
Clayton
Cole
Cottam
Coughran
Cowden
Cowles
Crain
de la Gana
Doke
Dungan
Edwards
Elviiw
Finney
Fletcher
Floyd
Fondren
Gibbons
Gibbons
Giles
Green
Grover
Guffey
Hallmark
Hardin
Hardy
Harris
Harmen
Harmen
Harmes of Dallas
Haynes of Orange
Heatly
Heflin
Hendrix
Hill
Hollowell
A resolution 79, Requesting the Governor to return S. B. No. 15 to the Senate for corrections.

A resolution 80, Authorizing certain corrections in H. B. No. 560.

S. B. No. 74, "An Act authorizing cities, as defined therein, to provide for the extension, enlargement and construction of improvements to the water and sewer systems, either or both, under certain circumstances and conditions and to assess a part of the cost of such improvements against benefited property and the owners thereof; providing procedures in connection with such assessment program and for the enforcement and collection of such assessments; prescribing the effect of certificates of special assessment and that same shall be legal and authorized investments in certain instances; providing that the provisions of the Act shall be cumulative of existing laws and that the Act shall be liberally construed to effect its purpose; providing a severance clause. enacting other provisions incident and related to the subject matter; and declaring an emergency."

MOTION TO PLACE HOUSE BILL NO. 689 ON SECOND READING

Mr. Cain moved that all the necessary rules be suspended for the purpose of taking up and considering at this time House Bill No. 689.

The motion to suspend the rules was lost.

MOTION TO PLACE SENATE BILL NO. 505 ON SECOND READING

Mr. Price moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 505.

The motion to suspend the rules was lost.
The Speaker laid before the House on its second reading and passage to third reading, S. B. No. 505. A bill to be entitled "An Act amending Section 1 of Senate Bill No. 18, Chapter 11, Acts of 53rd Legislature, First Called Session, 1964 (Article 2654-3a, Section 1, V.T.C.S.) relating to the investment of the Permanent School Fund by the State Board of Education; repealing all laws to the extent of conflict only; and declaring an emergency."

The bill was read second time and was passed to third reading. Senate Bill No. 605 was read on its second reading and passage to final passage.

Mr. Woods moved that the constitutinal rule requiring bills to be read on three several days be suspended and that Senate Bill No. 605 be placed on its third reading and final passage. The motion prevailed by the following vote:

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<th>Yes</th>
<th>Absent-Excused</th>
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The Speaker then laid Senate Bill No. 506 before the House on its third reading and final passage.

The bill was read third time and was passed.

Providing for the Consideration of Local and Uncontested Calendar

Mr. Johnson of Dallas moved that the necessary rules be suspended in order to set a Local and Uncontested Calendar for next Wednesday, May 22, at 10:00 o'clock A.M.
The motion prevailed and it was so ordered.

**MOTION TO PLACE SENATE BILL NO. 255 ON SECOND READING**

Mr. Townsend moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 255.

A record vote was requested on the motion to suspend the rules. The motion to suspend the rules was lost by the following vote, not receiving the necessary two-thirds vote:

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<td>Bass of Bowie</td>
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**Yeas—79**

**Nays—57**

The reason for voting Present and Not Voting on S. B. No. 255 is that there is a conflict of interest.

Maurice B. Ball.

**REASON FOR VOTE**

**MOTION TO PLACE SENATE BILL NO. 341 ON THIRD READING**

Mr. Butler moved that all the necessary rules be suspended for the purpose of taking up and considering at this time Senate Bill No. 341.

The motion to suspend the rules was lost, not receiving the necessary two-thirds vote.

**MOTION TO PLACE HOUSE BILL NO. 399 ON SECOND READING**

Mr. Hughes moved that all the necessary rules be suspended for the
purpose of taking up and considering at this time House Bill No. 399. A record vote was requested on the motion to suspend the rules.

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

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"The provisions of this Act shall not apply to any person who files a verified statement showing that he is financially unable to make the security as required by section 1 of this act."

and re-numbering the remaining sections.

The amendment was adopted without objection.

Mr. Doke offered the following amendment to the bill:

Amend H. B. 772 by striking the figure "five" in Section 1 and inserting in lieu thereof "one" and striking the figure "$50,000," and striking the figure "$1,000."

The amendment was adopted without objection.

H. B. No. 772 was passed to engrossment.

HOUSE BILL NO. 772 ON THIRD READING

Mr. Townsend moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 772 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-133
Adams
Allen
Arledge
Atwell
Bamfield
Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Birkner
Blaine
Boyd
Brooks
Brown of Taylor
Butler
Colin
Caldwell
Canales
Cannen
Carpenter
Carrier
Carranza
Chapman
Glenn
Green
Grover
Guffey
Haines of Brazos
Hainsey
Hallmark
Harding
Harriss
of Galveston
Haynes of Orange
Heafy
Heflin
Hendryx
Hillen
Hollowell
Houston
Hughes
Isaacs
Jamilson
Jarvis
Johnson of Dallas
Johnson of Bexar
Kilpatrick
Kliger
Knapp
Kothmann
Lack
Ligardes
McClintons
McDonald
of Hidalgo
McDonald of Bexar
McGregor
McKinzey
McLaughlin
McNutt
Macatee
Mann
Markgraf
Miller
Norgman
Mover
Murray
Murray

Nays-8
Alaniz
Cotten
Haring
Harris of Dallas
Harris of Jefferson

The bill was read third time and was passed.
Mr. Townsend moved to reconsider the vote by which H. B. No. 772 was passed and to table the motion to reconsider.

The motion to table prevailed.

MOTION TO PLACE HOUSE BILL NO. 772 ON SECOND READING

Mr. Atwell moved that all the necessary rules be suspended for the purpose of taking up and considering at this time House Bill No. 772.

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

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

Yeas--63
Adams          Allen          Atwell          Ball          Bancroft       Barnes         Blaine         Bowen         Brown of Taylor  Butter         Cain            Canaves         Clayton        Cotton         Cowden         Cowles         Crain          Crews          Davis          Duggan         Edwards        Fletcher        Fondren        Foreman        Garrison       Gibbons        Grover         Haines of Brazos  Hallmark       Harding        Harding        Harris of Dallas  Nays--76

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

The motion to suspend the rules prevailed.

The Speaker laid before the House on its second reading and passage to engrossment, H. B. No. 463, A bill to be entitled "An Act amending Articles 1085, 1079 and 1074 of the Code Criminal Procedure of Texas, 1925, as amended, to provide for the abolishment of all court costs in justice courts where a defendant pleads a plea of guilty in a prosecution for violation of any of the provisions of the Uniform Act Regulating Traffic on Highways; providing that all jus-
bies of the peace in the State of
Texas shall be compensated on a
salary basis; providing for severa-
blity; repealing all laws in conflict;
and declaring an

on further consideration of H. B.

No. 463 on the ground that

stated that the House would stand

at ease.

Mr. Adams occupied the Chair.)

The pending point of order raised
by Mr. Adams against further con-
sideration of H. B. No. 463 was
withdrawn.

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

Committee Amendment No. 1
Amend House Bill No. 463 by
striking out all following the enacting
clause and substituting in lieu thereof the
following:

"Section 1. Article 1068, Code of
Criminal Procedure of Texas, 1925,
as last amended by Section 1 of
Chapter 544, Acts of the 53rd Legis-
late, Regular Session, 1953, is
amended to read as follows:

'Art. 1068. Fines of state's attor-
yee. The attorney representing the
state before a justice court shall re-
ceive no fee for his appearance be-
fore said court in any case in-volving the violation of any penal
Statute or of the Uniform Act Regu-
larizing Traffic on Highways.'

Sec. 2. Article 1074, Code of Crim-
inal Procedure of Texas, 1925, as
last amended by Section 1A of Chap-
ter 544, Acts of the 53rd Legis-
lature, Regular Session, 1953, is
amended to read as follows:

'Art. 1074. Trial fee. In each case
of conviction in a county court or a
county court at law, whether by a
jury or by a court, there shall be
fined against the defendant or
against all defendants, when several
are held jointly, a trial fee of Five
Dollars ($5), the same to be collect-
ed and paid over in the same man-
er as in the case of a jury fee;
and there shall be no trial fee al-
lowed in a justice court in a case
involving the violation of any penal
statute or of the Uniform Act Regu-
larizing Traffic on Highways.'

Sec. 4. (a) Every justice of the
peace in the State of Texas shall be
compensated by salary, the amount
of which shall be determined by the
commissioners court.

(b) All fines imposed by justices
of the peace and all trial fees and
other fees which justices of the peace
are required by law to collect shall
be deposited to the credit of the Of-
ficers' Salary Fund of the county,
or whichever fund is used to pay
the salaries of district, county or
preinct officers.

(c) This Act shall not affect the
salary of any justice of the peace
who received compensation on a sal-
ary basis before the effective date
of this Act but such justices of the
peace shall continue to receive the
salary provided by law.

(d) All justices of the peace com-
penated on a fee basis before the
effective date of this Act shall re-
ceive a salary to be determined by
the commissioners court of each
county, not to exceed the maximum
amount of fees which they were ex-
sulted by law to retain before the
effective date of this Act.

Sec. 5. If any provision of this
Act or the application thereof to any
person or circumstance is held in-
valid, such invalidity shall not af-
fect other provisions or applications
of the Act which can be given effect

May 20, 1963

HOUSE JOURNAL

2265
without the invalid provision or application, and to this end the provisions of this Act are declared to be severable.

Sec. 6. All laws and parts of laws relating to court costs or other fees to be collected by any justice of the peace or any other officer, and all laws and parts of laws providing for compensation of justices of the peace, are repealed to the extent that they conflict with any provision of this Act.

Sec. 7. 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 Constitutional Rule requiring bills to be read on three several days in each house be suspended, and that the Act take effect and be in force from and after its passage, and it is so enacted."

The amendment was adopted without objection.

H. B. No. 463 was then passed to engrossment.

HOUSE BILL NO. 463 ON THIRD READING

Mr. Knapp moved that the constitutional rule requiring bills to be read on three several days be suspended and that House Bill No. 463 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—110

Nays—27

Adams
Allen
Beckham
Bitgar
Butler
Cannon
Carpenter
Carrick
Cherry
Collins
Cotter
Crain
Dalton
de la Garza
Dewar
Gibbons
Harris of Dallas
Hefton

Absent

Edwards
Fairchild

Foreman
Gladden
Glen
Grover
Haines of Brazos
Hallmark
Harding
Harris
Harrington
Headly
Hendrix
Hinson
Houston
Hughes
Jamison
Jarvis
Johnson of Dallas
Kilpatrick
Klager
Knap
Kothmann
Lack
Lagarde
McClintock
McDonald
McDonald of Hidalgo
McDonald of Rusk
McGregor
Mcllhany
McLaughlin
McNutt
Mace

Miller
Morgan
Morrer
Murray
Muckles
Turner
Quillian
Hagg
Richards
Richardson
Ritter
Roosen
Satterwhite
Schiller
Songer
Shannon
Shank
Shutt
Simpson
Sider
Stewart
Thompson
Tummond
Townsend
Traeger
Walker
Weidon
Whitney
Whittfield
Wisting
Wilson
Woods

Nays—27

Adams
Allen
Beckham
Bitgar
Butler
Cannon
Carpenter
Carrick
Cherry
Collins
Cotter
Crain
Dalton
de la Garza
Dewar
Gibbons
Harris of Dallas
Hefton

Absent

Edwards
Fairchild

Foreman
Gladden
Glen
Grover
Haines of Brazos
Hallmark
Harding
Harris
Harrington
Headly
Hendrix
Hinson
Houston
Hughes
Jamison
Jarvis
Johnson of Dallas
Kilpatrick
Klager
Knap
Kothmann
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Lagarde
McClintock
McDonald
McDonald of Hidalgo
McDonald of Rusk
McGregor
Mcllhany
McLaughlin
McNutt
Mace

Miller
Morgan
Morrer
Murray
Muckles
Turner
Quillian
Hagg
Richards
Richardson
Ritter
Roosen
Satterwhite
Schiller
Songer
Shannon
Shank
Shutt
Simpson
Sider
Stewart
Thompson
Tummond
Townsend
Traeger
Walker
Weidon
Whitney
Whittfield
Wisting
Wilson
Woods

The Speaker then laid House Bill No. 463 before the House on third reading and final passage.
The bill was read third time and was passed.

RECORD OF VOTE

Mr. Ward and Mr. Carriker requested to be recorded as voting Nay on the passage of H. B. No. 463.

MESSAGE FROM THE SENATE

Austin, Texas, May 20, 1963
Hon. Byron Tunnell, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has concurred in House amendments to Senate Bill 391 by viva voce vote.

The Senate granted the request of the House for a Conference Committee on House Bill 863 by 29 yeas and 1 no.

The following have been appointed on the part of the Senate:

Senators: Watson, Chairman; Parkhouse, Ratliff, Reagan, Owen.

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

H. B. No. 58, By Gladden: Amending the Penal Code, relating to conversion by a bailee; and declaring an emergency. (As amended)

S. B. No. 520, By Rogers: Relating to sale of quail to licensed shooting preserves; and declaring an emergency.

H. B. No. 936, By Crews: Subjecting all credit life, health and accident insurance to uniform regulation; and declaring an emergency. (As amended)

S. B. No. 519, By Moore: Authorizing the Texas National Guard Armory Board to convey certain land in Limestone County; and declaring an emergency.

Respectfully,
CHARLES A. SCHNABEL
Secretary of the Senate.

REQUEST OF SENATE GRANTED

On motion of Mr. Atwell, the House granted the request of the Senate for the appointment of a Conference Committee on Senate Bill No. 318.

CONFERENE COMMITTEE APPOINTED ON SENATE BILL NO. 318

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on S. B. No. 318:

Messrs. Atwell, Chairman; Collins, Crews, Pearcy and Slack.

REQUEST OF SENATE GRANTED

On motion of Mr. Whetler, the House granted the request of the Senate for the appointment of a Conference Committee on Senate Bill No. 317.

CONFERENCE COMMITTEE APPOINTED ON S. B. NO. 317

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on S. B. No. 317:

Messrs. Whatley, Chairman; Adams, Clayton, Heatly and Shutt.

MOTION THAT H. B. NO. 148 BE PASSED, NOTWITHSTANDING THE OBJECTIONS OF THE GOVERNOR

Mr. Gibbens moved that H. B. No. 148 be passed, notwithstanding the objections of the Governor.

A record vote was requested.

The motion that H. B. No. 148 be passed notwithstanding the objections of the Governor, was lost by the following vote:

Yeas-68
Adams
Allen
Aristides
Atwell
Ball
Barnes
Nirkner
Blake
Boyden
Brown of Taylor
Butler
Calm
Canales
Chapman
Chung
Crain
Crews
Davis
Degnan
Fletcher
Floyd
Fondren
Foreman
Carrion
Gibbons
Grover
Haines of Brazos
Harris of Dallas
Heatly
Hefron
Hendrix
Hollowell
Houston

Motion lost by 244-3.
Reason for Vote

H. B. No. 148

I voted to sustain the Governor’s veto of this bill.

James Cotten.

Recess

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

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

Mr. Weldon moved that the House recess until 7:30 o’clock p.m. today.

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

The motion to recess until 1:30 o’clock p.m. today was lost.

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

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

In accordance with the motion to recess, the House, at 5:01 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 a resolution, as follows:

Appropriations: S. B. No. 424.
Judicial Districts: S. B. No. 615.
Rules: H. S. R. No. 53.

Reports of the Committee on Engrossed Bills

Austin, Texas, May 17, 1968

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 94, A bill to be entitled

“An Act relating to professional...
sanitarians; providing for the establishment of a system and procedure within the State Board of Health for licensing and registration of professional sanitarians and sanitarians in training, and for issuance, renewal, revocation and reinstatement of certificates of registrations, 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 so employed is registered hereunder and providing a penalty for violation; providing for severability; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 160, A bill to be entitled "An Act amending Subsection O of Article 30.04 of Chapter 26, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, as amended, so as to exempt from taxes the receipts from the sale, lease or rental of and the storage, use or other consumption in this State of tangible personal property used for or in connection with the loading or unloading from or onto ships, vessels, or barges of freight or cargo imported from this State; 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. 303, A bill to be entitled "An Act requiring approval by a majority of the board of trustees of certain Independent school dis-
May 20, 1963

HOUSE JOURNAL

tricts prior to detachment of any territory from such districts, in addition to the requirements of Chapter 47, Acts of the Forty-first Legislature, First Called Session, 1925, as amended (compiled as Article 2742, Vernon's Texas Civil Statutes); repealing all laws in conflict; and declaring an emergency.”

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 309, A bill to be entitled “An Act making it unlawful to willfully import or convey or to willfully cause to be imported or conveyed false information concerning the presence at any place of a bomb or other explosive or incendiary device; prescribing the punishment; and declaring an emergency.”

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 331, A bill to be entitled “An Act amending Article 2892, Revised Civil Statutes of Texas, 1925, as amended, as same now relates to the District Courts of Bexar County; providing the term and jurisdiction of said

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 348, A bill to be entitled “An Act making it 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.”

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 17, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 370, A bill to be entitled “An Act creating one additional District Court and one additional Criminal District Court in Dallas County, Texas, each of such Districts to be known as the 163rd Judicial District and the Criminal Judicial District Number 4 of Dallas County, Texas, each of such Districts to be composed of Dallas County, Texas; an additional District Court in and for Orange County, Texas, as the 165th Judicial District; two additional courts in and for Harris County, Texas, known as the 164th and 166th District Courts and amending Article 199, Revised Civil Statutes of Texas, 1925, as amended, as relates to District Courts of Harris County; an additional District Court in and for Bexar County, Texas, to be known as the 166th Judicial District Court and amending Article 199, Revised Civil Statutes of Texas, 1925, as amended, as same now relates to the District Courts of Bexar County; providing the term and jurisdiction of said
Courts; providing for the appointment of District Judges for said Courts; prescribing powers, duties, terms of office and compensation of the Judges of said Courts; providing for the appointment of official Court Reporters of said Courts; providing for the appointment, designation and compensation of other officers of said Courts; providing for process, writs, recognizances and bonds heretofore issued; making other provisions relative to the business and functioning of the Courts hereby created; providing a severability clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 514, A bill to be entitled "An Act amending Article 1551 of the Penal Code of the State of Texas, 1925, relating to the offenses of obtaining board or lodging by means of trick or deception or false or fraudulent representations and refusal to pay therefor by adding a new provision prohibiting any person from leaving the premises of any hotel, motor hotel, inn or tourist court with intent not to pay for the services received; establishing a presumption of departure not to pay, under certain circumstances; providing penalties for violations; and declaring an emergency." Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 379, A bill to be entitled "An Act to amend the Harris County Road Law, Acts, 1913, Thirty-third Legislature, Special Laws, Chapter 17, page 64, as amended, by amending Section 31-C of said Harris County Road Law, which said Section 31-C was added by Acts, 1947, Fifty-first Legislature, Chapter 350, page 933, amended by Acts, 1952, Fifty-third Legislature, Chapter 425, page 934, and amended by Acts, 1959, Fifty-sixth Legislature, Chapter 66, page 130; providing a severability clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 517, A bill to be entitled "An Act relating to minnows in Llano, San Saba, Lampasas and Burnet Counties; and declaring an emergency." Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 462, A bill to be entitled "An Act limiting the maximum working hours except in cases of emergency for Peace Officers of all counties over five hundred thousand (500,000) population according to the last preceding Federal Census; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

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

Sir: Your Committee on Engrossed Bills to whom was referred
H. B. No. 537, A bill to be entitled "An Act amending Section 4(d) of Chapter 118, Acts of the Fifty-second Legislature, Regular Session, 1951 (codified as Section 4(d) of Article 4528c, Vernon's Texas Civil Statutes), relating to per diem for members of the Board of Vocational Nurse Examiners, so as to authorize per diem for each member of the Board in the amount of Twenty Dollars ($20) for each day of attendance; and declaring an emergency."
Has carefully compared same and finds it correctly engrossed.
NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred
H. B. No. 643, A bill to be entitled "An Act amending Section 1 of Chapter 103, Acts of the Fifty-sixth Legislature, 1959, relating to the open season on squirrels in Rusk County; and declaring an emergency."
Has carefully compared same and finds it correctly engrossed.
NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred
H. B. No. 538, A bill to be entitled "An Act relating to per diem for members of the Texas State Board of Medical Examiners; amending Article 5740, Acts 1907, page 224; Acts 1963, Fifty-third Legislature, page 1029, Chapter 426, Section 6, so as to authorize per diem for each member of the Board in the amount of Thirty Dollars ($30) for each day of attendance; containing an emergency clause."
Has carefully compared same and finds it correctly engrossed.
NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred
H. B. No. 644, A bill to be entitled "An Act amending Chapter 137, Acts of the Fifty-fourth Legislature, 1955, to change the open season on squirrels in Panola County; and declaring an emergency."
Has carefully compared same and finds it correctly engrossed.
NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred
H. B. No. 645, A bill to be entitled "An Act prescribing an open season on quail in Panola County; providing a penalty for hunting quail in such County during closed season; repealing conflicting laws; and declaring an emergency."
Has carefully compared same and finds it correctly engrossed.
NELSON COWLES, Chairman.
Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 659, A bill to be entitled “An Act relating to fees to be charged by the State Board of Insurance; amending Article 4.07 of Chapter Four of the Insurance Code to provide that the State Board of Insurance shall set and collect a sales charge for making copies of any paper of record, except that the Board may make and distribute copies of papers containing rating information without charge or for such charge as the Board shall deem appropriate to administer premium rating laws by proper dissemination of rating information; and declaring an emergency.”

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 664, A bill to be entitled “An Act to provide for the abolishment of the position of County Superintendent of Public Instruction in any county having a population of six hundred thousand (600,000) or more according to the last preceding Federal Census, and having two (2) or more common school districts, upon a majority vote of the qualified voters of the county at the General Election in November, 1964; transferring the powers, duties and functions of said office to the President of the Board of County School Trustees, and providing for his compensation for the performance of such duties; providing that the office of assistant superintendent and other assistants shall not be affected by this Act; repealing all laws in conflict; providing for severability; and declaring an emergency.”

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 665, A bill to be entitled “An Act limiting the provisions of this Act to institutions of higher learning situated in certain counties; providing that upon petition by the governing board of any such institution which is located partly in one and partly in another of two adjacent incorporated cities, the petitioned city may annex that portion of the campus which is located in the other city; providing for notice to the other city; providing for a hearing on the petition and for annexation of such territory by the petitioned city and discontinuance thereof as a part of the other city; repealing all laws in conflict; and declaring an emergency.”

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 677, A bill to be entitled “An Act to provide that required credits in a course or courses which place special emphasis upon the Constitution of the United States for teacher certification need not be acquired in a college or university in Texas; amending Section 4 and Subdivision b of Section 13 of Chapter 149, Acts of the Fifty-fourth Legislature, Regular Session, 1965; and declaring an emergency.”

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 740, A bill to be entitled “An Act authorizing the establishment of residential facilities for custodial care of severely physically handicapped persons under the jurisdiction of the Board for Texas State Hospitals and Special Schools; setting out the powers and duties of the Board in the establishment and operation of such facilities; providing requirements for admission to such facilities; and declaring an emergency.”

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

Hon. Byron M. Tunnell, Speaker of the House of Representatives.
May 20, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 746, A bill to be entitled

"An Act providing that an indictment of any elective or appointive holder of public office for certain felonies may be presented within three (3) years after leaving office and not thereafter; providing that this Act shall be cumulative; repealing laws in conflict; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 747, A bill to be entitled

"An Act amending Section 3 under Section 1 of Chapter 316, Acts of the Forty-fourth Legislature, Regular Session, 1935, as amended by Chapter 140, Acts of the Fortieth Legislature, Regular Session, 1941; and Chapter 222, Acts of the Fifty-third Legislature, Regular Session, 1953 (codified as Section 3 of Article 3899b, Vernon's Texas Civil Statutes), to allow the Commissioners Court of the county to increase the allowance for the use of personally owned automobiles of the County Tax Assessor and Collector and his deputies, enacting other provisions related to the subject; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 758, A bill to be entitled

"An Act amending Articles 3937 and 3939 of the Revised Civil Statutes, 1925, as amended, to allow the County Tax Assessor-Collector to charge additional fees for the assessment and collection of taxes on behalf of drainage districts, road districts, common or independent school districts, water improvement districts, water control and improvement districts, navigation districts, or other political subdivisions of the county, and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 806, A bill to be entitled

"An Act amending Article 2948 of the Revised Civil Statutes of Texas, 1925, as last amended by Section 1, of Chapter 147, Acts of the Fifty-fifth Legislature, Regular Session, 1957, relating to selection of jurors by the jury wheel system so as to make its provisions applicable to additional counties; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 817, A bill to be entitled

"An Act providing that in all counties having a population of two hundred thousand (200,000) inhabitants or more, in which there are two (2) cities having populations between sixty-five thousand (65,000) and one hundred and twenty thousand (120,000), according to the last preceding Federal Census, an annual audit shall be made of all county books, records, and accounts of district, county and precinct officials, agents, or employees including all governmental units of the county, hospitals, farms, and other institutions of the county and all matters pertaining to the fiscal affairs of the county; providing the method of contracting for the annual audit report and payment there-
for; providing that this audit shall be in addition to the audit reports of the regular county auditors or other special audit reports that are made pursuant to Articles 1635 and 1641, as amended, of the Revised Civil Statutes of Texas and Chapter 104, Acts of the Fifty-fifth Legislature, 1957; providing that the first annual audit shall be made in 1964 and completed prior to December 31, 1964; repealing Chapter 144, Acts of the Fifty-sixth Legislature, 1959 and all other laws in conflict; and declaring an emergency.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 886, A bill to be entitled "An Act providing for the appointment, qualifications, duties and compensation of official shorthand reporters for the District Court of the 117th, 94th, 28th and 106th Judicial Districts of Texas, and for County Court at Law No. 1 and County Court at Law No. 2 of Nueces County, Texas, fixing minimum and maximum salaries to be paid, in addition to compensation for transcripts, statements of facts and other fees; repealing all laws or parts of laws in conflict; providing a saving clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 888, A bill to be entitled "An Act providing for the appointment of a bailiff for the 117th and 105th Judicial Districts of Texas, and for County Court at Law No. 2 of Nueces County, Texas, fixing minimum and maximum salaries to be paid, in addition to compensation for transcripts, statements of facts and other fees; repealing all laws or parts of laws in conflict; providing a saving clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 885, A bill to be entitled "An Act amending Article 2034 of the Revised Civil Statutes of Texas, 1923, as last amended by Section 1 of Chapter 147, Acts of the Fifty-sixth Legislature, Regular Session, 1957, relating to selection of jurors by the jury wheel system so as to make its provisions applicable to certain additional counties; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 885, A bill to be entitled "An Act amending Section 105 of Chapter 421, Acts of the Fiftieth Legislature, 1947, as amended (complied as Section 105 of Article 6701d, Vernon's Civil Statutes), to vest joint and complete authority and responsibility in the Texas Education Agency and the State Board of Control to adopt and enforce regulations governing the design, color, lighting and other equipment, construction, and operations of all school buses used for the transportation of school children; repealing all laws in conflict; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 878, A bill to be entitled "An Act relating to the appointment of a saving clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 888, A bill to be entitled "An Act providing for the appointment of a bailiff for the 117th and
May 20, 1963

135th Judicial District; providing for salary limitation; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 894, A bill to be entitled "An Act amending Sections 1 and 2 of Chapter 306, Acts of the Fifty-second Legislature, 1951, as last amended, which relates to the jurisdiction and composition of the 135th Judicial District, to provide that such District Court shall have exclusive criminal jurisdiction, as provided by the Constitution and General Laws of this State to District Courts in Victoria County, and to provide for the juries to be impaneled for criminal cases in such County; providing for the transfer of such criminal cases now on the docket of the 24th District Court to the 135th District Court in Victoria County; creating the office of District Attorney for the 135th Judicial District for Victoria County; providing the method of appointment and subsequent election of such District Attorney; paying for salaries and manner of payment; limiting the jurisdiction of the District Attorney for the 24th Judicial District, providing a repealing clause; providing a severance clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 942, A bill to be entitled "An Act amending Section 34 of Chapter 173, Acts of the Forty-seventh Legislature, 1941 (compiled as Section 34 of Article 6687b of Vernon's Texas Civil Statutes), which provides a penalty for driving while one's license is cancelled, suspended or revoked, so as to apply the penalty also to persons who drive after having allowed the license to expire; providing certain exceptions; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 941, A bill to be entitled "An Act relating to wild doe in Austin County; authorizing the taking of one wild doe during the open season for deer in said County; making it unlawful to hunt or take wild doe in said County without first obtaining a 'doe tag,' or to possess the carcass of any wild doe killed in or taken from said County without attaching thereto a doe tag; making it unlawful to use in any season more than one doe tag issued under this Act or to use any such doe tag not issued to the user, or to use any such doe tag on more than one antlerless deer; providing for the administration of the doe tags and the disposition of the fees and fines collected thereunder; providing certain exceptions; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 951, A bill to be entitled "An Act amending Section 1 of Chapter 49, Acts of the Forty-third Legislature, 1933 (compiled as Section 1 of Article 1665a, Vernon's Texas Civil Statutes), to provide that branch offices of the county clerk's office may be established and maintained by the Commissioners Court in all counties having a city or cities other than the county seat within their boundaries of a population of twenty thousand (20,000) and over, according to the last Federal Census; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.
of the provisions of this Act; repealing all laws in conflict herewith; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman

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

Sir: Your Committee on Engrossed Bills to whom was referred:

H. B. No. 948, A bill to be entitled "An Act to amend Article VI of Chapter 334, Acts of the Fifty-fifth Legislature, 1949 (compiled as Section 5 of Article 2922-16 of Vernon's Civil Statutes of Texas), as last amended by Section 4 of Chapter 1, Acts of the Fifty-seventh Legislature, Second Called Session, 1961, to provide that no local maintenance school fund assignment, pursuant to the Minimum Foundation School Program, shall be charged to the Bexar County School for Boys Independent School District or to the Bexar County School for Girls Independent School District; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman

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

Sir: Your Committee on Engrossed Bills to whom was referred:

H. B. No. 993, A bill to be entitled "An Act providing that in certain counties the county Commissioners Court may, under prescribed conditions, transfer money from one of the funds created by Section 3 of Chapter 466, Acts of the Fifty-fifth Legislature, 1949, to the other fund; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman

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

Sir: Your Committee on Engrossed Bills to whom was referred:

H. B. No. 1001, A bill to be entitled "An Act defining the benefits of a member of the Teacher Retirement System who has attained a retirement status; providing for the exemption of annuity payments, contributions, optional benefits, death and survivor benefits, and the moneys in the various funds of the System from any state, county, or local taxes, or any legal process whatsoever and prohibiting assignment except as specifically provided in Senate Bill No. 290, Acts, Fifty-fourth Legislature, Regular Session, 1955, Chapter 530, as amended; providing survivor benefits for certain persons; providing a saving clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman

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

Sir: Your Committee on Engrossed Bills to whom was referred:

H. B. No. 1006, A bill to be entitled "An Act amending Chapter 173, Acts, Fifty-seventh Legislature, 1961, codified as Article 4676-5, Vernon's Annotated Civil Statutes, by adding a new Section thereto to be known as Section 23, requiring registration for wholesalers and distributors of drugs and medicines with the Commissioner of Health; providing for the revocation, cancellation or suspension of such registration; setting certain fees; providing penalties for violation of the Act; providing for severability; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman

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

Sir: Your Committee on Engrossed Bills to whom was referred:

H. B. No. 1018, A bill to be entitled "An Act to validate the establishment, organization, and/or creation of all school districts, validating the acts of County Boards of School Trustees, county judges,
Commissioners Courts, boards of trustees of such school districts, and municipal governing bodies; validating tax elections, bond elections, bond assumption elections, and all bonds voted, authorized, and/or now outstanding of said districts; authorizing the levy, assessment, and collection of taxes; providing that this Act shall have no application to litigation now pending questioning the validity of matters hereby validated, or to proceedings now pending before the County Boards of School Trustees, State Commissioner of Education or the State Board of Education, or to any district which has heretofore been declared invalid by certain courts, or to districts which may have been established and later returned to original status, providing such litigation or proceedings are ultimately determined against the validity of matters thereby validated; providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 1044, A bill to be entitled "An Act amending the Texas Shrimp Conservation Act by adding thereto a new Section 11A, making it lawful to transport in the coastal waters of Orange and Jefferson Counties, under certain conditions, any trawl or equipment lawfully used in the waters of another state; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 1045, A bill to be entitled "An Act re-enacting and amending Chapter 76, Acts of the Fiftieth Legislature, 1947 (compiled as Article 6243g-1 of Vernon's Texas Civil Statutes), as amended, relating to Pension System for policemen in cities of nine hundred thousand (900,000) or more inhabitants which do not have a police, firemen and fire alarm operators pension system organized under another law; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 1048, A bill to be entitled "An Act amending the Texas Probate...
| Code by adding a new Section 464A to allow the guardian to make all funeral arrangements for a deceased ward, to pay all such expenses out of the estate of the deceased ward, and to allow such guardian to pay all other existing debts as the court may approve; and declaring an emergency.”

| Has carefully compared same and finds it correctly engrossed.

| NELSON COWLES, Chairman.

| Austin, Texas, May 16, 1963

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

| "An Act to amend Article 507 of the Revised Civil Statutes of Texas, by adding thereto a new Article 8 to provide for the use of various colors of ink in the printing of ballots in counties having a population in excess of one million (1,000,000) inhabitants according to the last preceding federal census; enacting other provisions relating to the last preceding federal census; enacting other provisions relating to the subject; and declaring an emergency.”

| Has carefully compared same and finds it correctly engrossed.

| NELSON COWLES, Chairman.

| Austin, Texas, May 16, 1963

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

| "An Act amending Chapter 79 of the Election Code of the State of Texas, as amended (compiled as Article 7.14 of Vernon’s Texas Election Code), by adding thereto a new Section 8 to provide for the use of various colors of ink in the printing of ballots in counties having a population in excess of one million (1,000,000) inhabitants according to the last preceding federal census; enacting other provisions relating to the last preceding federal census; enacting other provisions relating to the subject; and declaring an emergency.”

| Has carefully compared same and finds it correctly engrossed.

| NELSON COWLES, Chairman.

| Austin, Texas, May 16, 1963

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

| "An Act amending Article 664, Revised Civil Statutes of Texas, 1925, so as to provide for the period of notice stipulation in contracts between Federal prime contractors and their subcontractors; and declaring an emergency.”

| Has carefully compared same and finds it correctly engrossed.

| NELSON COWLES, Chairman.

| Austin, Texas, May 16, 1963

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

| Sir: Your Committee on Engrossed Bills to whom was referred

| H. B. No. 1066. A bill to be entitled "An Act providing for the creation of a hospital district to be known as Caprock Hospital District with boundaries coextensive with the boundaries of Commissioners Precincts 1, 3 and 4 of Floyd County; providing for elections on the question of the creation of such district and the levy of a tax not to exceed seventy-five cents ($0.75) on the One Hundred Dollars ($100) valuation for its maintenance support, the indebtedness assumed, and the payment of bonds issued by it; provid-
May 20, 1963

HOUSE JOURNAL

2281

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

Sir:

Your Committee on Engrossed Bills to whom was referred

H. B. No. 1075, A bill to be entitled "An Act authorizing the Texas National Guard Armory Board to convey certain lands in Wood County, Texas, under certain conditions to the Winnsboro Industrial Foundation, incorporated; providing the manner of sale and disposition of proceeds; reserving to the State of Texas certain portions of the oil, gas, and other minerals in and under said lands or that may be produced therefrom, together with all bonuses, rents or royalties derived therefrom; providing for the leasing of said minerals; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir:

Your Committee on Engrossed Bills to whom was referred

H. B. No. 1075, A bill to be entitled "An Act authorizing the Texas National Guard Armory Board to convey certain lands in Wood County, Texas, under certain conditions to the Winnsboro Industrial Foundation, incorporated; providing the manner of sale and disposition of proceeds; reserving to the State of Texas certain portions of the oil, gas, and other minerals in and under said lands or that may be produced therefrom, together with all bonuses, rents or royalties derived therefrom; providing for the leasing of said minerals; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir:

Your Committee on Engrossed Bills to whom was referred

H. B. No. 1075, A bill to be entitled "An Act authorizing the Texas National Guard Armory Board to convey certain lands in Wood County, Texas, under certain conditions to the Winnsboro Industrial Foundation, incorporated; providing the manner of sale and disposition of proceeds; reserving to the State of Texas certain portions of the oil, gas, and other minerals in and under said lands or that may be produced therefrom, together with all bonuses, rents or royalties derived therefrom; providing for the leasing of said minerals; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir:

Your Committee on Engrossed Bills to whom was referred

H. B. No. 1075, A bill to be entitled "An Act authorizing the Texas National Guard Armory Board to convey certain lands in Wood County, Texas, under certain conditions to the Winnsboro Industrial Foundation, incorporated; providing the manner of sale and disposition of proceeds; reserving to the State of Texas certain portions of the oil, gas, and other minerals in and under said lands or that may be produced therefrom, together with all bonuses, rents or royalties derived therefrom; providing for the leasing of said minerals; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir:

Your Committee on Engrossed Bills to whom was referred

H. B. No. 1075, A bill to be entitled "An Act authorizing the Texas National Guard Armory Board to convey certain lands in Wood County, Texas, under certain conditions to the Winnsboro Industrial Foundation, incorporated; providing the manner of sale and disposition of proceeds; reserving to the State of Texas certain portions of the oil, gas, and other minerals in and under said lands or that may be produced therefrom, together with all bonuses, rents or royalties derived therefrom; providing for the leasing of said minerals; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir:

Your Committee on Engrossed Bills to whom was referred

H. B. No. 1075, A bill to be entitled "An Act authorizing the Texas National Guard Armory Board to convey certain lands in Wood County, Texas, under certain conditions to the Winnsboro Industrial Foundation, incorporated; providing the manner of sale and disposition of proceeds; reserving to the State of Texas certain portions of the oil, gas, and other minerals in and under said lands or that may be produced therefrom, together with all bonuses, rents or royalties derived therefrom; providing for the leasing of said minerals; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963
the 124th Judicial District; prescribing the method of fixing and paying such salary; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 1084, A bill to be entitled "An Act amending Section 186a of the Election Code of Texas, as added by Section 1 of Chapter 494, Acts of the Fifty-fifth Legislature, 1957, as amended, relating to filing fees for candidates for State Representative or State Senator in primary elections in certain counties; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 1087, A bill to be entitled "An Act appropriating One Hundred Thousand Dollars ($100,000) to the House of Representatives and Sixty Thousand Dollars ($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."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 16, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. C. R. No. 33, granting permission to Lon Ed Sowell to sue the State of Texas and the Texas Department of Corrections.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 17, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. C. R. No. 48, granting permission to Elgene Shield to bring suit against the State of Texas and the Adjutant General of the State of Texas.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 17, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. C. R. No. 80, relating to recommending the Board of Directors of A & M College to reconsider making A & M a coeducational college.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 17, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. C. R. No. 83, House Concurrent Resolution granting permission to Jessie Harring Johnson, Les K. Johnson and Armstrong Transfer and Storage Company, Inc., to sue the State of Texas and the State Highway Department.
May 20, 1963  HOUSE JOURNAL  2283

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 17, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred
H. C. R. No. 84, relative to a design to be used on the Texas license plate.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 17, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred
H. C. R. No. 94, directing the Enrolling and Engrossing Clerk of the House to make certain corrections in House Bill No. 493.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 101, An Act limiting the provisions of this Act, other than Section 15, to the Counties of Goliad and Live Oak; making it unlawful except under the provisions of this Act, for any person to hunt, take, kill, or attempt to kill, or possess, any deer, wild turkey, quail or alligator in said Counties; providing for the powers, duties and authority of the Parks and Wildlife Commission; making hunting, trapping or fishing without landowner’s permission unlawful; requiring the Parks and Wildlife Commission to make investigation with respect to the depletion and waste of the wildlife resources; requiring the Commission to provide an open season or periods of time when it shall be lawful to take a portion of the wildlife resources of said Counties; defining depletion and waste; providing for the issuance of the antlers; providing for penalties for violations of this Act; providing for severability; providing for the effective date; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred
H. C. R. No. 94, relative to a design to be used on the Texas license plate.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 17, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred
H. C. R. No. 94, directing the Enrolling and Engrossing Clerk of the House to make certain corrections in House Bill No. 493.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 17, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred
H. C. R. No. 109, directing the Enrolling and Engrossing Clerk of the Senate to make certain corrections in Senate Bill No. 122.

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, May 20, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 172, An Act relating to Automobile Service Clubs; defining certain terms; providing for a deposit of security prior to doing business and the issuance of a certificate of authority upon the giving of such security; providing for annual renewal of certificates of authority; providing for registration of salesmen or agents and prescribing a fee therefor; providing for filing of information with the Secretary of State and an annual license fee to be paid to said Secretary of State; providing for revocation or suspension of licenses or certificates of authority; providing certain advertising limitations and certain exemptions; providing for regulation of service contracts; providing for all fees collected hereunder to be deposited in the General Revenue Fund; prohibiting solicitation for unregistered automobile clubs; providing for penalties for violations of this Act; providing for severability; providing for the effective date; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 172, An Act relating to Automobile Service Clubs; defining certain terms; providing for a deposit of security prior to doing business and the issuance of a certificate of authority upon the giving of such security; providing for annual renewal of certificates of authority; providing for registration of salesmen or agents and prescribing a fee therefor; providing for filing of information with the Secretary of State and an annual license fee to be paid to said Secretary of State; providing for revocation or suspension of licenses or certificates of authority; providing certain advertising limitations and certain exemptions; providing for regulation of service contracts; providing for all fees collected hereunder to be deposited in the General Revenue Fund; prohibiting solicitation for unregistered automobile clubs; providing for penalties for violations of this Act; providing for severability; providing for the effective date; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred
H. B. No. 172, An Act relating to Automobile Service Clubs; defining certain terms; providing for a deposit of security prior to doing business and the issuance of a certificate of authority upon the giving of such security; providing for annual renewal of certificates of authority; providing for registration of salesmen or agents and prescribing a fee therefor; providing for filing of information with the Secretary of State and an annual license fee to be paid to said Secretary of State; providing for revocation or suspension of licenses or certificates of authority; providing certain advertising limitations and certain exemptions; providing for regulation of service contracts; providing for all fees collected hereunder to be deposited in the General Revenue Fund; prohibiting solicitation for unregistered automobile clubs; providing for penalties for violations of this Act; providing for severability; providing for the effective date; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.
Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 229, An Act amending Senate Bill No. 36, page 844, General Laws of the State of Texas, Forty-sixth Legislature, Regular Session, 1941, as amended, which is codified as Article 1894c, Vernon's Texas Civil Statutes, by amending Subsection (7) of Section 4 of said Article; providing for the elimination of the four (4) year residence requirement for employees of the State Department of Public Welfare; providing for a repealing clause, a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1943
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 289, An Act amending Chapter 370, Acts of the Fifty-seventh Legislature, Regular Session, 1961 (compiled as Article 2615g, Vernon's Texas Civil Statutes), amending Sections 7a, 15 and 11 thereof and adding a Section 10a conferring on the Board of Regents of the University of Houston the power of eminent domain; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 391, An Act amending Chapter 370, Acts of the Fifty-seventh Legislature, Regular Session, 1941 (compiled as Article 2615g, Vernon's Texas Civil Statutes), amending Sections 7a, 15 and 11 thereof and adding a Section 10a conferring on the Board of Regents of the University of Houston the power of eminent domain; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1943
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 391, An Act amending Chapter 370, Acts of the Fifty-seventh Legislature, Regular Session, 1941 (compiled as Article 2615g, Vernon's Texas Civil Statutes), amending Sections 7a, 15 and 11 thereof and adding a Section 10a conferring on the Board of Regents of the University of Houston the power of eminent domain; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 229, An Act amending Senate Bill No. 36, page 844, General Laws of the State of Texas, Forty-sixth Legislature, Regular Session, 1941, as amended, which is codified as Article 1894c, Vernon's Texas Civil Statutes, by amending Subsection (7) of Section 4 of said Article; providing for the elimination of the four (4) year residence requirement for employees of the State Department of Public Welfare; providing for a repealing clause, a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1943
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 289, An Act amending Chapter 370, Acts of the Fifty-seventh Legislature, Regular Session, 1961 (compiled as Article 2615g, Vernon's Texas Civil Statutes), amending Sections 7a, 15 and 11 thereof and adding a Section 10a conferring on the Board of Regents of the University of Houston the power of eminent domain; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 391, An Act amending Chapter 370, Acts of the Fifty-seventh Legislature, Regular Session, 1941 (compiled as Article 2615g, Vernon's Texas Civil Statutes), amending Sections 7a, 15 and 11 thereof and adding a Section 10a conferring on the Board of Regents of the University of Houston the power of eminent domain; providing for severability; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.
H. B. No. 443. An Act to amend Section 6 of House Bill No. 495, Chapter 309, Acts of the Fifty-third Legislature, Regular Session, 1953; and Sections 1 and 2 of House Bill No. 495, Chapter 187, Acts of the Fifty-fourth Legislature, Regular Session (Article 2460a, Vernon’s Annotated Civil Statutes), by providing that the jurisdiction of the Small Claims Court created by said Act shall be increased to include all actions for the recovery of money by any person, association of persons, corporation, or by any attorney for such parties, or other legal entity only where the amount involved exclusive of costs does not exceed One Hundred and Fifty Dollars ($150) except claims for salary or wages, which claims shall not exceed Two Hundred Dollars ($200); and by providing for a filing fee of Three Dollars ($3); and a fee for service of citation of Two Dollars ($2); and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 413, An Act amending Section 1 of Chapter 461, Acts of the Fifty-fourth Legislature, Page 1182 of the Session Laws of 1955, known as Article 5113a of the Revised Civil Statutes of Texas; providing that in order to encourage county jail discipline, a distinction must be made in the term of prisoners so as to extend to all such as are orderly, industrious and obedient; comforts and privileges according to their deserts; granting authority to the sheriff to make a deduction in time not to exceed one third (1/3) of the original sentence when no charge of misconduct has been sustained against the prisoners; providing that all laws or parts of laws in conflict with the provisions of this Act are hereby repealed; providing a severability clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 418, An Act relating to public health and welfare; to provide for confidential information received by the State Department of Health, medical organizations, hospitals, hospital committees, or other organizations in the course of a medical study for the purpose of reducing morbidity or mortality to provide that such information and material so furnished may be used only for the purpose of advancing medical research, medical education, statistical and other studies; to provide for general publication of a summary of said studies; to provide an exemption from legal liability for those furnishing such information and for those studying and publishing the results and summaries of such studies, and to provide that such material and information and any findings or conclusions of such groups shall be privileged; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 420, An Act permitting the Game and Fish Commission of the State of Texas, when requested by authorized representatives of unions of The University of Texas System and the Texas Agricultural and Mechanical College System, engaged in teaching and research related to marine science and oceanography, to transfer to The University of Texas System and the Texas Agricultural and Mechanical College System or any other college or university located in Texas which is State supported, fish nets, seine, motors, boats, and other marine equipment, which have been confiscated under the game and fish laws, to be used in the teaching and research programs of said institutions; and declaring an emergency.
Austin, Texas, May 20, 1963
Hon. Byron M. Tunnell, Speaker of
the House of Representatives.

Sir: Your Committee on Enrolled
Bills to whom was referred
H. B. No. 648, An Act to amend
Article 135 of the Revised Civil
Statutes, 1925, as amended; and
declaring an emergency.

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

Austin, Texas, May 20, 1963
Hon. Byron M. Tunnell, Speaker of
the House of Representatives.

Sir: Your Committee on Enrolled
Bills to whom was referred
H. B. No. 443, An Act to amend
Article 306 of the Revised Civil
Statutes, 1925, as amended; and
declaring an emergency.

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

Austin, Texas, May 20, 1963
Hon. Byron M. Tunnell, Speaker of
the House of Representatives.

Sir: Your Committee on Enrolled
Bills to whom was referred
H. B. No. 457, An Act amending
Sections 1, 2, 3 and 4 of Acts 1939,
Forty-sixth Legislature, Chapter 17,
as amended by Acts 1961, Fifty-
second Legislature, Chapter 209, and
Section 1a, Acts 1939, Forty-sixth
Legislature, Chapter 17, as added by
Acts 1967, Fifty-fifth Legislature,
Chapter 33 (codified as Article 667b,
Vernon's Code), providing that it shall be unlawful for
any person to make, draw, utter or
deliver, or to cause or direct the
making, drawing, uttering or de-
levering of a check, draft, or order
knowing that he does not have
sufficient funds on deposit with the
drawees; providing a presumption of
knowledge of insufficient funds in
certain instances; providing penalties for violations of this Act; pro-
viding for service of process; provid-
ing a severability clause; and de-
clarating an emergency.

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

Austin, Texas, May 20, 1963
Hon. Byron M. Tunnell, Speaker of
the House of Representatives.

Sir: Your Committee on Enrolled
Bills to whom was referred
H. B. No. 619, An Act amending
Article 135 of the Revised Civil
Statutes, 1925, as amended; and
declaring an emergency.

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

Austin, Texas, May 20, 1963
Hon. Byron M. Tunnell, Speaker of
the House of Representatives.

Sir: Your Committee on Enrolled
Bills to whom was referred
H. B. No. 697, An Act defining forest pests and declaring
them to be a public nuisance; defin-
ing certain other terms; providing
for the administration of this Act by
the Texas Forest Service and grant-
ing to it certain powers in connec-
tion therewith; providing for pro-
sure requiring the owner, or the
person in control, of forest land in-
fested with pests to apply control
measures as prescribed by the Tex-
as Forest Service; providing for the
entry by the Texas Forest Service
upon the land infested for applica-
tion of control measures by such
Agency; providing for right by the
aggrieved landowner to seek relief
in district court; providing for re-
covery by legal proceedings against
the owner of charges and expenses
incurred by the Texas Forest Serv-
ice in connection with such control
measures and of court costs; provid-
g for cooperative agreements by
the Texas Forest Service with private
timberland owners, the Federal
Government or other public or pri-
ivate agencies; and declaring an
emergency.

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

Austin, Texas, May 20, 1963
Hon. Byron M. Tunnell, Speaker of
the House of Representatives.

Sir: Your Committee on Enrolled
Bills to whom was referred
H. B. No. 819, An Act amending
Article 2664e, Revised Civil
Statutes, 1925, as added by Section
1, Chapter 25, Acts of the Forty-
seventh Legislature, Regular Ses-
tion, 1941, to provide for the ex-
emption of certain students from
the other nations of the American
continents from payment of tuition
fees to institutions of collegiate
rank; providing certain procedures
for granting such exemptions; re-
pelling conflicting laws; and de-
clarating an emergency.

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

Austin, Texas, May 20, 1963
Hon. Byron M. Tunnell, Speaker of
the House of Representatives.

Sir: Your Committee on Enrolled
Bills to whom was referred
HOUSE JOURNAL

H. B. No. 620, An Act amending Chapter 467, House Bill No. 77, Acts, Second Called Session, Fortieth Legislature, as such has been heretofore amended, being the Texas Liquor Control Act, and being the Act carried in Vernon's Penal Code as Articles 466 and 467, so as to clarify such Act by making plain the intent of those seeking local option elections and providing for a remaining local option status quo in an area where an attempt to legalize or prohibit has failed; providing a saving clause; repealing laws in conflict herewith; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 631, An Act creating and establishing a conservation and reclamation district under Article XVI, Section 59, of the Constitution of Texas, comprising certain territory contained in McMullen County, Texas, to be known as McMullen County Water Control and Improvement District Number Two; constituting the same a governmental agency and body politic and corporate and a municipal corporation; defining the boundaries thereof and finding that all land and property therein will be benefited and no exclusion hearing shall be held, and that no election shall be necessary to confirm the organization of the District nor shall hearings be held on a plan of taxation but the ad valorem plan shall be used, said rate of tax not to exceed fifty cents ($0.50) per One Hundred Dollar valuation assessed for County and State tax purposes; prescribing the right, powers, privileges and duties of said District and incorporating the general law pertaining to water control and improvement districts not in conflict or inconsistent with the provisions of this Act; providing for a board of directors, their terms, the filling of vacancies, the election of successors, and prescribing the duties and qualifications for such directors, prescribing the purpose for which bonds may be issued; the methods of securing the payment and the procedure for the issuance of such bonds; requiring all bonds except refunding bonds to be approved by the resident qualified property taxpaying voters whose property has been duly rendered for taxation and providing terms and conditions for such bonds and the sale thereof, prescribing the manner in which such elections shall be held, and notice thereof given; exempting the District's bonds from taxation; providing that the District shall have the power to fix rules and charges for services furnished; providing for a district depository and its selection; making applicable to the District Title 52, Revised Civil Statutes of Texas, as amended, relating to eminent domain and providing that the cost of relocation, raising, re-routing, or changing the grade or altering the construction of any highway, railroad, electric transmission line or telegraph properties and facilities shall be borne by the District; providing that bonds of the District shall be authorized investments in certain instances and shall be eligible to secure the deposit of certain funds; declaring the District an essential; enacting provisions incidental and relating to the subject; providing a severance clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred H. B. No. 737, An Act amending Chapter 17 of House Bill No. 11, Acts, Third Called Session, Fifty-sixth Legislature (codified as Chapter 17 of Title 172A, Vernon's Civil Statutes) by adding thereto a new Section providing that a warehouse or storage place operated by a common carrier or carrier holding a certificate or permit from the Railroad Commission shall not be considered a store or mercantile establishment under the Chain Store Tax Law, provided no sales are made.
therefrom by the operator except sales of goods, wares and merchandise on which the storage charges are in default, and the sale of damaged or salvaged goods arising solely from the operation of its transportation business; providing that the delivery of, sale and collection for goods, wares and merchandise (not owned by the operator) shipped through or stored with the operator of such warehouse or storage place shall not be considered a sale of such by the operator; providing that the warehouses or storage places, sales and distribution described in this Article are not required to pay any tax or fees levied by the Chain Store Tax Act, and shall be and remain unaffected by any other provision of Chapter 17; providing that the provisions of this Article shall apply only to warehouses or storage places operated by a common carrier or carrier holding a certificate or permit from the Railroad Commission of Texas; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 947, An Act authorizing the State Highway Commission to negotiate with the City of Wichita Falls concerning possible sale to that city by the State of a certain tract of land and improvements thereon; providing a period of time within which such negotiation may take place; prescribing procedure; authorizing the Governor to convey this land upon recommendation by the Commissioner; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 971, An Act creating a conservation and reclamation district under the provisions of Section 59 of Article XVI, Constitution of Texas, to be known as "Orange County Drainage District of Orange County, Texas:" providing for its governing body; prescribing the rights, powers, privileges, duties, functions, and authority of such District and its governing body; authorizing the issuance of bonds and the levy, assessment, and collection of taxes in payment thereof, and containing provisions relating thereto; authorizing the levy, assessment, and collection of taxes for the maintenance, operation, upkeep and improvement of the District and its facilities, properties, and improvements, and containing provisions relating thereto; abolishing Orange County Conservation and Reclamation District and transferring its properties to the District hereby created and validating the acquisition of such properties; containing other provisions relating to the subject; providing a severability clause; repealing laws or parts of laws in conflict with this Act; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 774, An Act to make requirements for foreign fire insurance companies doing business in this State the same as for domestic fire insurance companies with respect to deposits by repealing Articles 6.09 and 6.10 of the Texas Insurance Code, as amended, Acts 1951, Fifty-second Legislature, Chapter 493, page 234 and repealing Articles 699 and 800 of Vernon's Texas Penal Code of 1925; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

Austin, Texas, May 20, 1963

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

Sir: Your Committee on Enrolled Bills to whom was referred
May 21, 1963  HOUSE JOURNAL  2289

Sir: Your Committee on Enrolled Bills to whom was referred
H. C. R. No. 76, providing for sine die adjournment of the Regular Session of the Fifty-eighth Legislature at 12:00 o'clock midnight, Friday, May 24, 1963.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

SENT TO GOVERNOR

May 20, 1963

H. B. No. 172.
H. B. No. 191.
H. B. No. 206.
H. B. No. 229.
H. B. No. 289.
H. B. No. 291.
H. B. No. 243.
H. B. No. 413.
H. B. No. 418.
H. B. No. 420.
H. B. No. 443.
H. B. No. 457.
H. B. No. 597.
H. B. No. 619.
H. B. No. 620.
H. B. No. 631.
H. B. No. 737.
H. B. No. 747.
H. B. No. 947.
H. B. No. 971.
H. C. R. No. 76.

SEVENTY-SECOND DAY
(Continued)
(Tuesday, May 21, 1963)
The House met at 10:00 o'clock a.m., and was called to order by the Speaker.
The Invocation was offered by the Reverend I. W. Oliver, Chaplain, as follows:

“Our Heavenly Father, enlarge our faith in Thee and strengthen our faith in each other. With eyes cleansed of self, may we see Thee as our Father, our needy fellows everywhere as our neighbors, and ourselves as our brother's keeper.

May the thoughts of our minds and the sympathies of our hearts, the words of our lips and the decisions of our deliberations be acceptable in Thy sight, O Lord, our strength and our Redeemer.

In Christ’s Name.—Amen.”

LEAVES OF ABSENCE GRANTED

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

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

HOUSE JOINT RESOLUTION NO. 27 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,
H. J. R. No. 27, House Joint Resolution "Proposing an amendment to Article VI of the Constitution of the State of Texas by adding a new section thereto, Section 2a, to provide for voting on electors for President and Vice-President, and on all state-wide offices, questions or propositions, by persons qualified to vote in this state except for meeting county or district residence requirements, and to provide for voting on electors for President and Vice-President by otherwise qualified United States citizens who have moved into or out of the state preceding a presidential election."

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

Yeas—131

Adams
Arledge
Arwell
Ball
Barnes
Bass of Bowie
Bass of Harris
Birkner
Birkser
Blass
Bloyes
Bridges
Brooks
Brown
Bryant
Butler
Caldwell
Call
Cain
Caldwell
Canals

Blaine
Boyann
Brooks
Brown
Galveston
Galveston
Galveston
Galveston
Galveston