providing for penalties for violations; providing for severability; and declaring an emergency."

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

ADJOURNMENT

Mr. Johnson of Dallas moved that the House adjourn until 11:53 o'clock a.m. today.

The motion prevailed.

In accordance with the motion to adjourn, the House, at 11:53 o'clock a.m., adjourned until 11:53 o'clock a.m. today.

SEVENTY-THIRD DAY

(Wednesday, May 22, 1963)

The House met at 11:53 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:

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<th>Name</th>
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<td>Mr. Speaker</td>
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Absent—Excused

Fairchild

A quorum of the House was announced present.

LEAVE OF ABSENCE GRANTED

The following Member was granted leave of absence on account of important business:

Mr. Fairchild for today on motion of Mr. Cowles.

CONSIDERATION OF LOCAL AND UNCONTESTED BILLS

Mr. Johnson of Dallas moved to suspend all necessary rules in order to take up and consider at this time on third reading and final passage the bills on the Local and Uncontested Calendar which were considered on the previous Legislative Day.
The motion prevailed, by unanimous consent.

HOUSE BILL NO. 1032 ON THIRD READING

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

H. B. No. 1032, A bill to be entitled "An Act empowering and directing the Board of Control to construct an elevator in the north wing of the Capitol Building; empowering and directing the State Building Commission to allocate from the State Building Fund such moneys as may be provided in the General Appropriation Act to cover the cost of construction; and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE

Messrs. Wheeler, Crain, Hefton, Cotton and Brown of Taylor requested to be recorded as voting Nay on passage of H. B. No. 1032.

SENATE BILL NO. 449 ON THIRD READING

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

S. B. No. 449, A bill to be entitled "An Act to clarify the Status of the Criminal District Attorney of Bexar County, to harmonize the statutes that relate to this office, providing for the office and that the office shall be filled during the current term by the officer that is presently holding this office, providing for election every four years, oath, qualifications and bond requirements for the officer to fill this office; providing the duties of the office; for the salary of such office; the method of commissioning such office, functions of the office and territorial jurisdictions as being within the confines of Bexar County, Texas; for the appointment of investigators, assistants, stenographers and other employees; the method by which the numbers of such employess shall be selected and appointments made; oath, qualifications and bonding requirements, the method of payment of salaries to all such employees, and their duties, powers and responsibilities; provision for office space; provision for expenses of operation of this office; providing for the hiring of special counsel with the approval of the Criminal District Attorney by the Commissioners Court to handle condemnation cases only, repealing specific provisions in conflict herewith in Article 322, V.A.C.S.; Sec. 12, 13, 14, 15, 15a and 16 of Article 52-161 V.A.C.C.P.; and portions of Article 199 (37) and Article 199 (160) relating to this office, severability and cumulative repeal provisions; and declaring an emergency."

The bill was read third time and was passed.

SENATE BILL NO. 454 ON THIRD READING

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

S. B. No. 454, A bill to be entitled "An Act providing for additional compensation for the Criminal District Attorney of Galveston County, Texas; providing for salaries to be paid the assistants and employees of said office; and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE

Mr. Hollowell requested to be recorded as voting Nay on the passage of S. B. No. 454.

SENATE BILL NO. 462 ON THIRD READING

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

S. B. No. 462, A bill to be entitled "An Act amending Article 8274 of the Revised Civil Statutes of Texas of 1925 as amended, relating to the rate of pilotage for each foot of water which the vessel at the time of piloting draws, which may be fixed under Articles 8267 and 8269 on any class of vessels in any port of the state so as to exclude the Port of Galveston in the exception, as now provided; providing a repealing clause; and declaring an emergency."

The bill was read third time and was passed.
SENATE BILL NO. 483 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,
S. B. No. 483, A bill to be entitled "An Act authorizing the District Attorney of the 27th Judicial District of Bell, Lampasas and Mills Counties, Texas, with the approval or the Commissioners Court of one or more of said counties to employ assistants, investigators and stenographers; prescribing their compensation, qualifications, powers, duties, authority, and method of employment; authorizing the Commissioners Court of one or more of the Counties in said judicial district to furnish office space, telephones, typewriters, office furniture, supplies and other items and equipment, travel expenses, and other necessary expenses of the District Attorney's office; authorizing the Commissioners Court of Bell County to supplement the salary of the District Attorney; providing for a severability clause; and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE
Mr. Hollowell requested to be recorded as voting Nay on the passage of S. B. No. 483.

SENATE BILL NO. 484 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,
S. B. No. 484, A bill to be entitled "An Act relating to the salary, and fixing minimum and maximum salary limits of the official shorthand reporters for certain judicial districts; repealing conflicting laws; and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE
Mr. Hollowell requested to be recorded as voting Nay on the passage of S. B. No. 484.

SENATE BILL NO. 495 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,
S. B. No. 495, A bill to be entitled "An Act amending Section 1 of Chapter 215, Acts of the 56th Legislature, Regular Session, 1959, to increase the compensation of court reporters in all counties having a population of one million (1,000,000) or more inhabitants according to the last preceding federal census; and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE
Mr. Hollowell requested to be recorded as voting Nay on the passage of S. B. No. 495.

SENATE BILL NO. 502 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,
S. B. No. 502, A bill to be entitled "An Act creating a conservation and reclamation district under the provisions of Section 59, Article XVI, Constitution of Texas, to be known as 'Friendswood Drainage District of Galveston County, Texas;' prescribing its rights, powers, privileges and duties; providing for its governing body; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE
Mr. Hollowell requested to be recorded as voting Nay on the passage of S. B. No. 502.

SENATE BILL NO. 503 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,
S. B. No. 503, A bill to be entitled "An Act creating a conservation and reclamation district under the provisions of Section 69, Article XVI, Constitution of Texas, to be known as 'Bacliff Municipal Utility District of Galveston County, Texas;' prescribing its rights, powers, privileges, and duties; providing that the District shall bear the sole expense of the relocation of certain facilities under the provisions of this Act; providing for its governing body; containing provisions relating to addition of land; providing that its bonds are legal and authorized investments; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency."
The bill was read third time and was passed.

SENATE BILL NO. 504 ON
THIRD READING

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

S. B. No. 504, A bill to be entitled "An Act creating a conservation and reclamation district under the provisions of Section 59, Article XVI, Constitution of Texas, to be known as ‘Bayview Municipal Utility District of Galveston County, Texas;’ prescribing its rights, powers, privileges, and duties; providing the District shall bear the sole expense of relocation of certain facilities under the provisions of this Act; providing for its governing body; containing provisions as to its taxes and its tax assessor and collector; containing provisions relating to addition and discontinuance of land; providing that its bonds are legal and authorized investments; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency."

The bill was read third time and was passed.

SENATE BILL NO. 522 ON
THIRD READING

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

S. B. No. 522, A bill to be entitled "An Act amending Section 8 of the Acts of 1959, 56th Legislature, 2nd Called Session, Page 167, Chapter 43, Section 1, as amended, so as to provide for the minimum and maximum salaries of certain public officials in counties having a population of not less than nine hundred thousand (900,000) nor more than one million (1,000,000) according to the last preceding Federal Census; repealing all other salary and compensation laws applicable to said officials, providing for a savings clause and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE

Mr. Hollowell, Mr. Crain and Mr. Cotten requested to be recorded as voting Nay on passage of S. B. No. 522.

SENATE BILL NO. 523 ON
THIRD READING

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

S. B. No. 523, A bill to be entitled "An Act to fix and make certain the amount of compensation to be paid from county funds by counties having a population of nine hundred fifty thousand (950,000) or more, according to the last preceding Federal Census, as compensation to district and criminal district judges in such counties; providing for the compensation of substitute judges; repealing all laws in conflict herewith; and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE

Mr. Crain, Mr. Cotten and Mr. Hollowell requested to be recorded as voting Nay on passage of S. B. No. 523.
as voting Nay on passage of S. B. No. 281.

SENATE BILL NO. 37 ON THIRD READING
The Speaker laid before the House, on its third reading and final passage.
S. B. No. 37, A bill to be entitled "An Act to provide for the reporting of medical treatment, or request therefor, of gunshot and other wounds indicating violence and providing penalties for failure to make such reports, and declaring an emergency."
The bill was read third time and was passed.

RECORD OF VOTE
Mr. Cotten requested to be recorded as voting Nay on passage of S. B. No. 281.

SENATE BILL NO. 42 ON THIRD READING
The Speaker laid before the House, on its third reading and final passage.
S. B. No. 42, A bill to be entitled "An Act providing that the State of Texas quitclaims to John Shannon of Mart, Texas, any and all interests it has in certain property in Mart, McLennan County, Texas; and declaring an emergency."
The bill was read third time and was passed.

RECORD OF VOTE
Mr. Cotten requested to be recorded as voting Nay on passage of S. B. No. 42.

SENATE BILL NO. 174 ON THIRD READING
The Speaker laid before the House, on its third reading and final passage.
S. B. No. 174, A bill to be entitled "An Act providing that the State of Texas quitclaims any and all interests it has in certain property located in Riesel, McLennan County, Texas; and declaring an emergency."
The bill was read third time and was passed.

RECORD OF VOTE
Mr. Cotten requested to be recorded as voting Nay on passage of S. B. No. 174.

SENATE BILL NO. 366 ON THIRD READING
The Speaker laid before the House, on its third reading and final passage.
S. B. No. 366, A bill to be entitled "An Act providing that neither the State nor any political subdivision or agency thereof shall take official notice of any Federal Decennial Census, or any part thereof, prior to January first of the year immediately following the calendar year in which the census was taken; providing that the State, its political subdivisions and agencies thereof shall recognize and act upon the reports of the Director of the Bureau of the Census as of said January 1 or upon the subsequent publication thereof; providing for a repealing clause; and declaring an emergency."
The bill was read third time and was passed.

RECORD OF VOTE
Mr. Cotten requested to be recorded as voting Nay on passage of S. B. No. 366.

SENATE BILL NO. 370 ON THIRD READING
The Speaker laid before the House, on its third reading and final passage.
S. B. No. 370, A bill to be entitled "An Act amending Section 1, Chapter 175, Acts of the 50th Legislature, Regular Session, 1947, (compiled as Article 2632c of Vernon's Texas Civil Statutes) to permit Texas Technological College to increase the acreage not to exceed five and one-half
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(5.5) acres of land that may be leased to the United States for an armory and the term of the lease not to exceed a period of ninety-nine (99) years; and declaring an emergency."

The bill was read third time and was passed.

SENATE BILL NO. 380 ON THIRD READING

The Speaker laid before the House, Senate Bill 402, of the Regular Session of the 45th Legislature, Acts 1937, page 740, as amended by Chapter 2, Senate Bill 326 of the Regular Session of the 46th Legislature, Acts 1939, page 487, the same being carried in Vernon's Revised Civil Statutes of the State of Texas as Article 5890b; and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE

Mr. Cotten requested to be recorded as voting Nay on passage of S. B. No. 380.

SENATE BILL NO. 394 ON THIRD READING

The Speaker laid before the House, Senate Bill 326, of the Regular Session of the 46th Legislature, Acts 1939, page 487, the same being carried in Vernon's Revised Civil Statutes of the State of Texas as Article 5890b; and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE

Mr. Crain requested to be recorded as voting Nay on passage of S. B. No. 394.

SENATE BILL NO. 429 ON THIRD READING

The Speaker laid before the House, Senate Bill 429, of the Regular Session of the 45th Legislature, Acts 1937, page 740, as amended by Chapter 2, Senate Bill 326 of the Regular Session of the 46th Legislature, Acts 1939, page 487, the same being carried in Vernon's Revised Civil Statutes of the State of Texas as Article 5890b; and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE

Mr. Cotten requested to be recorded as voting Nay on passage of S. B. No. 429.

SENATE BILL NO. 514 ON THIRD READING

The Speaker laid before the House, Senate Bill 514, of the Regular Session of the 45th Legislature, Acts 1937, page 740, as amended by Chapter 2, Senate Bill 326 of the Regular Session of the 46th Legislature, Acts 1939, page 487, the same being carried in Vernon's Revised Civil Statutes of the State of Texas as Article 5890b; and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE

Mr. Crain requested to be recorded as voting Nay on passage of S. B. No. 514.
correcting the spelling of the word "reasonably" therein, and adding additional Section B' governing the circumstances under which parent, subsidiary and affiliated corporations may make themselves or their properties liable for the indebtedness of a parent, subsidiary or affiliated company, as defined in the act and defining parent, subsidiary and affiliated corporations for the purpose of this Act; providing for a cause of action for recovery of amounts paid on indebtedness of parent, subsidiary or affiliated corporations under certain circumstances and declaring an emergency.

The bill was read third time and was passed.

RECORD OF VOTE

Mr. Rosson requested to be recorded as voting Nay on the passage of S. B. No. 614.

SENATE BILL NO. 515 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, S. B. No. 515, A bill to be entitled "An Act amending Section 7 of Chapter 514, Acts of the 54th Legislature, Regular Session, 1955 (compiled as Section 7, Article 678m of Vernon's Texas Civil Statutes) to provide the Board of Control with management and control of State Buildings including the inventory values of the sites and the buildings located thereon; and declaring an emergency."

The bill was read third time and was passed.

SENATE BILL NO. 520 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, S. B. No. 520, A bill to be entitled "An Act amending Section 9 of Chapter 96, Acts of the 43rd Legislature, Regular Session, 1933 (compiled as Section 9, Article 978k, Vernon's Texas Penal Code) to provide that a licensed game breeder may sell quail to any licensed shooting preserve operator at any time of the year; and declaring an emergency."

The bill was read third time and was passed.

SENATE BILL NO. 448 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, S. B. No. 448, A bill to be entitled "An Act relating to State travel regulations; amending the Traffic Regulations Act of 1919, Senate Bill No. 272, Acts of the 56th Legislature, Regular Session, 1955; repealing all laws or parts of laws in conflict; providing for severability; and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE

Mr. Cavness requested to be recorded as voting Nay on the passage of S. B. No. 448.

SENATE BILL NO. 327 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, S. B. No. 327, A bill to be entitled "An Act amending Section 23 of Chapter 520, Acts of the 55th Legislature, 1957, providing additional compensation for the District Attorney of the 15th Judicial District; and declaring an emergency."

The bill was read third time and was passed.

RECORD OF VOTE

Mr. Johnson of Dallas in the Chair.

HOUSE BILL NO. 424 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, H. B. No. 424, A bill to be entitled "An Act amending Section 9 of Chapter 509, Acts of the 55th Legislature, 1955, providing additional compensation for the District Attorney of the 22nd Judicial District also acting as the District Attorney of the 155th Judicial District; and declaring an emergency."

The bill was read third time and was passed by the following vote:
The Chair laid before the House, on its third reading and final passage, S. B. No. 468, A bill to be entitled "An Act authorizing the Game and Fish Commission to regulate the taking of shrimp from the coastal waters of Orange and Jefferson Counties, and to regulate the sale, transportation, possession and other handling thereof; prescribing procedures; providing for enforcement; providing a penalty for violation of such rules and regulations; providing for severability; repealing all laws in conflict; and declaring an emergency."

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

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Yeats—147

Stack Walker
Sider Ward
Smith of Bexar Weldon
Smith of Jefferson Wells
Stewart Whaley
Stollenwerk Wheeler
Thompson Whitfield
Thurmond Wieting
Townsend Wilson
Traeger Woods

Hollowell

Absent—Excused

Fairchild

SENATE BILL NO. 468 ON THIRD READING

The bill was passed by the following vote:

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

S. B. No. 470, A bill to be entitled, "An Act amending Article 2244 of the Revised Civil Statutes of Texas, 1925, to establish commissioners of pilots for all the ports of Galveston County; and declaring an emergency."

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

Year—149

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The Chair laid before the House, on its third reading and final passage, S. B. No. 472, A bill to be entitled "An Act amending Article 8270 of the Revised Civil Statutes of Texas, 1925, relating to appointment of branch pilots, to make the article applicable to all of the ports in Galveston County and to increase the term of office of branch pilots to four years; and declaring an emergency."

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

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Absent—Excused

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

**Year—148**

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**SENATE BILL NO. 488 ON THIRD READING**

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

S. B. No. 488, A bill to be entitled "An Act creating a conservation and reclamation district under the provi-
sections of Section 59, Article XVI, Constitution of Texas, to be known as "Saginaw Municipal Utility District of Harris County, Texas", providing its rights, powers, privileges, and duties; providing the District shall bear the sole expense of the relocation of certain facilities under the provisions of this Act; providing for its governing body; containing provisions relating to addition of land; providing that its bonds are legal and authorized investments; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency.

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

Yeas-148

Adams  Alaniz  Allen  Arledge  Atwell  Ball  Banfield  Barnes  Bass of Bowie  Bass of Harris  Beckham  Berry  Birkner  Blaine  Boysen  Bridges  Brooks  Brown of Galveston  Brown of Taylor  Butler  Cain  Caldwell  Canfield  Cannon  Carpenter  Carrillo  Carnes  Chapman  Cherry  Clayton  Cole  Collins Cook  Cory  Cotten  Coughran  Cowden  Cowles  Craig  Crews  Davis  de la Garza  Doke  Duggan


Absent—Excused

Fairchild

SENATE BILL NO. 491 ON THIRD READING

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

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

Yeas-147

Adams  Alaniz  Allen  Arledge  Atwell  Ball  Banfield  Barnes  Bass of Bowie  Bass of Harris  Beckham  Berry  Birkner  Blaine  Boysen  Bridges  Brooks  Brown of Galveston  Brown of Taylor  Butler  Cain  Caldwell  Canfield  Cannon  Carpenter  Carrillo  Carnes  Chapman  Cherry  Clayton  Cole  Collins  Cook  Cory  Cotten  Coughran  Cowden  Cowles  Craig  Crews  Davis  de la Garza  Doke  Duggan  McDonald  Roberts  of Hidalgo  Rodriguez  McDonald of Bexar  Rios  McGregor  McLain  McLarty  McLaurin  McNutt  Macatee  Mann  Markgraf  Miller  Morgan  Murray  Nutter  McGuire  Smith of Bexar  Niemann  Segrest  Shannon  Shipley  Shutt  Simpson  Siler  Stewart  Stoltenberg  Thompson  Thurborn  Terry  Thayler  Triana  Treder  Triana  Tijerina  Turner  Tuten  Turner  Tyson  Wilborn  Williams  Wilson  Winds  Wilson  Wilson  Wilson  Wright  W
The Chair laid before the House, on its third reading and final passage, S. B. No. 492, A bill to be entitled "An Act creating a conservation and reclamation district under the provisions of Section 59, Article XVI, Constitution of Texas, to be known as 'Galveston West Bay Municipal Utility District of Galveston County, Texas,' prescribing its rights, powers, privileges and duties; providing the District shall bear the sole expense of the relocation of certain facilities under the provisions of this Act; providing for its governing body; containing provisions as to its taxes and its tax assessor and collector; containing provisions relating to addition of land; providing that its bonds are legal and authorized investments; containing other provisions relating to the subject; providing a severability clause; and declaring an emergency..."

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

**Year—148**

**Absent—Excused**

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<td>Lizardo</td>
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<td>McClintan</td>
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<td>McDonald of Hidalgo</td>
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Cotton
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Garrison
Gibbens
Gladden
Glenn
Green
Grover
Guffey
Nahnes of Brazos
Hallmark
Harding
Harre
Harre of Galveston
Harris of Dallas
Haynes of Orange
Hestly
Hefton
Hendryx
Henson
Hollowell
Houston
Hughes
Isacks
Jamison
Jarvis
Johnson of Dallas
Johnson of Bexar
Kilpatrick
Kings
Knapp
Kolka
Kothmann
Lack
Ligarde
McClinton
McDonald of Hidalgo
McDonald of Rush
McGregor
Mcllhany
McLaughlin
McNutt
Macatee
Markgraf
Miller
Morgan
Moyer
Murray

Mutcher
Niemeyer
Nugent
Parker
Parmer
Peeke
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Peeke

Yeas-148

Adams
Alaniz
Allen
Arlidge
Atwell
Bail
Banfield
Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Bird
Birken
Blaine
Boyajan
Bridges
Brooks
Brown of Galveston
Brown of Taylor
Butler
Cain
Caldwell
Canies
Cannon
Carpenter
Carriere
Carrara
Chapman
Cherry
Clayton
Cole
Collins
Collins
Cook
Cowens
Crain
Crews
Davis
de la Garza
Dekay
Duggan
Dungan
Eckhardt
Edwards
Esquivel

Legs. 3d C.S., p. 54, ch. 31; Acts 1939, 46th Leg., p. 148, Sec. 1; Acts 1941, 47th Leg., p. 1489, ch. 641, Sec. 1 (codified as Art. 198, R.C.S.) as last amended by H. B. 68, Acts 1963, 58th Leg., R.S.; providing for the transfer of Colorado County from the 13th Supreme Judicial District to the 1st Supreme Judicial District; and declaring an emergency."

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

Years—148

Adams
Alaniz
Allen
Arlidge
Atwell
Bail
Banfield
Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Bird
Birken
Blaine
Boyajan
Bridges
Brooks
Brown of Galveston
Brown of Taylor
Butler
Cain
Caldwell
Canies
Cannon
Carpenter
Carriere
Carrara
Chapman
Cherry
Clayton
Cole
Collins
Collins
Cook
Cowens
Crain
Crews
Davis
de la Garza
Dekay
Duggan
Dungan
Eckhardt
Edwards
Esquivel

Legs. 3d C.S., p. 54, ch. 31; Acts 1939, 46th Leg., p. 148, Sec. 1; Acts 1941, 47th Leg., p. 1489, ch. 641, Sec. 1 (codified as Art. 198, R.C.S.) as last amended by H. B. 68, Acts 1963, 58th Leg., R.S.; providing for the transfer of Colorado County from the 13th Supreme Judicial District to the 1st Supreme Judicial District; and declaring an emergency."

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

Years—148

Adams
Alaniz
Allen
Arlidge
Atwell
Bail
Banfield
Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Bird
Birken
Blaine
Boyajan
Bridges
Brooks
Brown of Galveston
Brown of Taylor
Butler
Cain
Caldwell
Canies
Cannon
Carpenter
Carriere
Carrara
Chapman
Cherry
Clayton
Cole
Collins
Collins
Cook
Cowens
Crain
Crews
Davis
de la Garza
Dekay
Duggan
Dungan
Eckhardt
Edwards
Esquivel
The bill was read third time and was passed by the following vote:

| Yeas | 148 |

**Absent—Excused**

- Fairchild

**SENATE BILL NO. 619 ON THIRD READING**

The Chair laid before the House, on its third reading and final passage, S. B. No. 619, A bill to be entitled "An Act amending Chapter 483, page 1078, Acts of the 57th Legislature, 1961 (codified by Vernon as Article 8280-261), relating to Angleton Municipal Utility District, by amending Section 3 thereof to permit the Brazoria County Commissioners' Court hereafter to appoint 6 supervisors for said District, providing a severability clause; and declaring an emergency."

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

| Yeas | 148 |

**Absent—Excused**

- Fairchild

**SENATE BILL NO. 619 ON THIRD READING**

The Chair laid before the House, on its third reading and final passage, S. B. No. 619, A bill to be entitled "An Act amending Chapter 483, page 1078, Acts of the 57th Legislature, 1961 (codified by Vernon as Article 8280-261), relating to Angleton Municipal Utility District, by amending Section 3 thereof to permit the Brazoria County Commissioners' Court hereafter to appoint 6 supervisors for said District, providing a severability clause; and declaring an emergency."

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

| Yeas | 148 |

**Absent—Excused**

- Fairchild

**SENATE BILL NO. 619 ON THIRD READING**

The Chair laid before the House, on its third reading and final passage, S. B. No. 619, A bill to be entitled "An Act amending Chapter 483, page 1078, Acts of the 57th Legislature, 1961 (codified by Vernon as Article 8280-261), relating to Angleton Municipal Utility District, by amending Section 3 thereof to permit the Brazoria County Commissioners' Court hereafter to appoint 6 supervisors for said District, providing a severability clause; and declaring an emergency."

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

| Yeas | 148 |

**Absent—Excused**

- Fairchild

**SENATE BILL NO. 619 ON THIRD READING**

The Chair laid before the House, on its third reading and final passage, S. B. No. 619, A bill to be entitled "An Act amending Chapter 483, page 1078, Acts of the 57th Legislature, 1961 (codified by Vernon as Article 8280-261), relating to Angleton Municipal Utility District, by amending Section 3 thereof to permit the Brazoria County Commissioners' Court hereafter to appoint 6 supervisors for said District, providing a severability clause; and declaring an emergency."

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

| Yeas | 148 |

**Absent—Excused**

- Fairchild

**SENATE BILL NO. 619 ON THIRD READING**

The Chair laid before the House, on its third reading and final passage, S. B. No. 619, A bill to be entitled "An Act amending Chapter 483, page 1078, Acts of the 57th Legislature, 1961 (codified by Vernon as Article 8280-261), relating to Angleton Municipal Utility District, by amending Section 3 thereof to permit the Brazoria County Commissioners' Court hereafter to appoint 6 supervisors for said District, providing a severability clause; and declaring an emergency."

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

| Yeas | 148 |

**Absent—Excused**

- Fairchild
The Chair laid before the House, on its third reading and final passage, S. B. No. 137, A bill to be entitled “An Act amending House Bill 351, Chapter 407, Acts of the 56th Legislature, Regular Session, 1959, authorizing the Board for Texas State Hospitals and Special Schools to convey certain land of the San Antonio State Hospital; describing the manner of sale and disposition of proceeds; and declaring an emergency.”

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

Year—148

Yeas: 148

Adams
Allen
Arledge
Atwell
Ball
Banfield
Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Birkner
Blaine
Boyles
Bridges
Brown
Brown of Galveston
Brown of Taylor
Butler
Cain
Caldwell
Canales
Cannon
Carrillo
Carrillo of Galveston
Carriker
Carrillo of Harris of Dallas
Carrillo of Harris of Orange
Chapman
Cherry
Cherry
Clayton
Cole
Collins
Cook
Cory
Cotren
Conger
Cowden
Cowles
Crow

Absent—Excused

Fairchild

SENATE BILL NO. 266 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, S. B. No. 266, A bill to be entitled “An Act to establish depositories for Texas state documents, and declaring an emergency.”

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

Year—147

Yeas: 147

Adams
Alaniz
Allen
Arledge
Atwell
Ball
Banfield
Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Birkner
Blaine
Doyle
Bridges
Brown
Brown of Galveston
Brown of Taylor
Butler
Cain
Caldwell
Canales
Cannon
Cherry
Cherry
Clayton
Cole
Collins
Cook
Cory
Cotren
Conger
Cowden
Cowles
Crow

Absent—Excused

Fairchild
The Chair laid before the House, on its third reading and final passage, S. B. No. 294, An Act relating to and fixing minimum and maximum salaries of the Official Shorthand Reporter for the 51st Judicial District of Texas; and the Official Shorthand Reporter for the 119th Judicial District of Texas; and the Official Shorthand Reporter for the 33rd Judicial District of Texas; and the Official Shorthand Reporter for the 66th Judicial District of Texas; and the Official Shorthand Reporter for the 69th Judicial District of Texas; and declaring an emergency.

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

Yeas—147

Absents—Excused

Fairchild

SENATE BILL NO. 294 ON THIRD READING

Adams

Coughran

Allen

Cowles

Arlidge

Craw

Atwell

Crews

Bail

Davis

Bankhead

de la Garza

Barnes

Doke

Base of Bowls

Duggan

Base of Harris

Duggan

Beckham

Richard

Berry

Edwards

Birkner

Esquivel

Blaine

Finney

Boyson

Fletcher

Bridges

Ferd

Brooks

Fondren

Brown

Foreman

do Galveston

Garrison

Brown of Galveston

Garrison

Brown of Taylor

Gibbons

Butler

Gladden

Cain

Glenn

Caldwell

Green

Cannes

Grover

Cannon

Guffey

Carpenter

Galveston

Carricker

Hallmark

Carr

Harding

Champion

Haring

Cherry

Harrie

Clayton

of Galveston

Cole

Harris of Dallas

Collins

Haynes of Orange

Cook

Heady

Cory

Hefton

Cotten

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

Yeas—146

Adams    Glenn
Alaniz    Green
Allen     Grover
Arledge   Guifoy
Atwell    Haines of Brazos
Ball       Hallmark
Banfield  Harding
Barnes    Hart
Base of Bowie Harris
Base of Harris of Galveston
Beckham   Harris of Dallas
Berry      Healy
Blaine     Hefon
Bosken     Hendrix
Bridges    Hinson
Brooks     Hollowell
Brown     Houston
of Galveston Hughes
Brown of Taylor Insacks
Butler     Jamison
Cain       Jarvis
Coldwell    Johnson of Dallas
Canales    Johnson of Bexar
Cannon     Kilpatrick
Carpenter  Knapp
Carriker   Knapp
Carwes    Kolba
Chapman    Kohlmann
Chey      Lack
Clayton    Ligeres
Cole       McClinton
Collins    McDonald
Cook        Hofalso
Cory       McDannell of Rusk
Cotten     McGregor
Congran    McIlhany
Cowden     McLaughlin
Cowies     McNutt
Crews      Macaies
Davis     Mann
de la Garza Markgraf
Dawson    Miller
Duggan    Morgan
Dungan    Morer
Dickard    Murray
Edwards    Mutscher
Equnval    Niemeyer
Firnsey    Nugent
Fletcher   Parker
Floyd      Farmer
Fondeen    Parsley
Foreman    Peary
Garrinon   Peeler
Gibbens    Pendleton
Gledden    Petty
The Chair laid before the House on its third reading and final passage, S. B. No. 461, A bill to be entitled "An Act authorizing the Texas National Guard Armory Board to convey certain lands in Harris County, Texas; describing the manner of sale and disposition of proceeds; reserving to the State of Texas all 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."

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

Yeas—148

Adams
Aliens
Allen
Artledge
Atwell
Ball
Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Birkner
Blalock

Chapman
Cherry
Clayton
Collins
Cook
Cory
Cotten
Coughran
Cowden
Cowles
Crain
Crews
Davis
de la Garza
Doke
Dugan
Dunstan
Eckhardt
Edwards
Enquist
Fennell
Fletcher
Floyd
Fondren
Quilliam
Foreman
Garrett
Gibbons
Gibbs
Gladens
Glenn
Green
Grover
Guffey
Haynes of Brazos
Hallmark
Scooggins
Harding
Segrest
Haring
Shannon
Harris
of Galveston
Shatt
Harris of Dallas
Haynes of Orange
Heasty
Sider
Henley
Smith of Bexar
Hendryx
Smith of Jefferson
Hinson
Hollowell
Hollenswarek
Houston
Thompson
Hughes
Thurmond
Iseacks
Townsend
Jamison
Trager
Jarvis
Walker
Johnson of Dallas
Johnson of Bexar
Kilpatrick
Kilgore
Kilgore
Klopping
Klopping
Kohlbrenner
Lach
Lagarde
Lack
Lack
McClintock
McDonald
McDonald
of Hidalgo

Absent—Excused

Fairchild

FAIRCHILD

SENATE BILL NO. 461 ON THIRD READING

The Chair laid before the House on its third reading and final passage, S. B. No. 461, A bill to be entitled "An Act authorizing the Texas National Guard Armory Board to convey certain lands in Harris County, Texas; describing the manner of sale and disposition of proceeds; reserving to the State of Texas all 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."

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

Yeas—148

Adams
Aliens
Allen
Artledge
Atwell
Ball
Barnes
Bass of Bowie
Bass of Harris
Beckham
Berry
Birkner
Blalock

Chapman
Cherry
Clayton
Collins
Cook
Cory
Cotten
Coughran
Cowden
Cowles
Crain
Crews
Davis
de la Garza
Doke
Dugan
Dunstan
Eckhardt
Edwards
Enquist
Fennell
Fletcher
Floyd
Fondren
Quilliam
Foreman
Garrett
Gibbons
Gibbs
Gladens
Glenn
Green
Grover
Guffey
Haynes of Brazos
Hallmark
Scooggins
Harding
Segrest
Haring
Shannon
Harris
of Galveston
Shatt
Harris of Dallas
Haynes of Orange
Heasty
Sider
Henley
Smith of Bexar
Hendryx
Smith of Jefferson
Hinson
Hollowell
Hollenswarek
Houston
Thompson
Hughes
Thurmond
Iseacks
Townsend
Jamison
Trager
Jarvis
Walker
Johnson of Dallas
Johnson of Bexar
Kilpatrick
Kilgore
Kilgore
Klopping
Klopping
Kohlbrenner
Lach
Lagarde
Lack
Lack
McClintock
McDonald
McDonald
of Hidalgo

Absent—Excused

Fairchild
SENATE BILL NO. 465 ON THIRD READING

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

S. B. No. 465, A bill to be entitled "An Act amending Chapter 373, Acts of the 57th Legislature, 1961, by adding a new Section 2 2A, providing that certain prosecution by the Federal Government or any of its agencies shall be a bar to similar prosecution by the State of Texas or any of its agencies, providing that certain proceedings by the Federal Government will serve as abatement to similar proceedings by the State of Texas or any of its agencies; providing that good faith compliance with certain orders, directives and judgments of the Federal Drug Administration shall be a bar to any action by the Commissioner of Health or any other agency of the State of Texas; and declaring an emergency."

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

Yeas - 145
Adams Coughran
Alcala Cowden
Allen Cowies
Arledge Crews
Atwell Davis
Ball de la Garza
Banfield Doke
Barnes Dugas
Bass of Bowie Duncan
Bass of Harris Echols
Beckham Edwards
Berry Esquivel
Birnkrant Finney
Hilino Fletcher
Bolen Floyd
Bromberg Ponders
Brooks Foreman
Brown Garrison
of Galveston Gibbens
Brown of Taylor Gladdem
Butler Glenn
Cain Green
Caldwell Grover
Canales Guffey
Cannon Gaines of Brazos
Carpenter Hallmark
Carriker Harding
Chapman Haring
Cherry Harris
Clayton of Galveston
Cole Harris of Dallas
Collins Haynes of Orange
Cook Heafy
Cory Helton
Cotten Headly
Hinson Pendleton
Hollowerl Potter
Houston Pipkin
Hughes Price
Immock Quitman
Jarvis Rapp
Johnson of Dallas Richardson
Johnson of Bexar Ritter
Kilpatrick Roberts
Klager Rodrigues
Knapp Satterwhite
Koliba Schiller
Cotham Soggins
Lack Segrest
Ligarde Stillman
McClintock Shipley
McDonald Shult
McDonald of Rusk Shively
McGregor Shuler
McHady Smith of Bexar
McLaughlin Smith of Jefferson
McNutt Stewart
Macee Steen<br>
Mann Thompson
Markgraf Thompason
Miller Townsend
Morgan Trapper
Moyer Walker
Murray Ward
Stutscher Weldon
Niemiyer Wells
Nugent Whaley
Parker Wheeler
Farmer Whitefield
Parson Wiest
Pearsall Wilson
Peeler Woods
Nays - 3
Cavness Rosnon
Grain
Absen-Excused
Fairchild

SENATE BILL NO. 475 ON THIRD READING

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

S. B. No. 475, A bill to be entitled "An Act granting to the City of Tex. as City, Texas, in Galveston County, Texas, for Public Purposes and Particularly for and in aid of Recreation, Rent and Relaxation, Fishing, Boating, Surf Riding, Nataatorial and Nautical Purposes, that portion of certain submerged lands, tidal flats, overflow lands and accretions formed by dredged material; and declaring an emergency."

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

**Yeas--148**

- Adams
- Allans
- Allen
- Arledge
- Atwell
- Ball
- Banfield
- Barnes
- Bass of Bowie
- Bass of Harris
- Beckham
- Berry
- Blaine
- Boykan
- Bridges
- Brooks
- Brown
- Brown of Galveston
- Brown of Taylor
- Butler
- Cala
- Caldwell
- Canales
- Cannon
- Carpenter
- Carriker
- Cavness
- Chapman
- Cherry
- Clayton
- Cole
- Collins
- Cook
- Cory
- Cottin
- Coughlan
- Crowden
- Cowles
- Crain
- Crews
- Davis de la Garza
- Doke
- Duggan
- Eckhardt
- Edwards
- Required
- Finney
- Fletcher
- Floyd
- Foyd
- Fouse
- Foreman
- Garrison
- Gibbons
- Gladson
- Glenn
- Groover
- Guzy
- Haines of Brazos
- Hallmark
- Harding
- Harris
- Harris of Galveston
- Harris of Orange
- Hefton
- Hendryx
- Hinson
- Houston
- Hughes
- Iseaks
- Jamison
- Jarvis
- Johnson of Dallas
- Johnson of Bexar
- Kinger
- Koliba
- Kothmann
- Lack
- Lijarzs
- McClinton
- McDonal
- McDonald of Hidalgo
- McDonald of Rusk
- McCreage
- McLain
- McMullin
- McNatt
- Mack
- Markgraf
- Miller
- Morgan
- Moyn
- Murray
- Mutchner
- Niemeyer
- Nogent
- Parker
- Parme
- Parley
- Pearce
- Poacher
- Pett
- Pendleton
- Pettry
- Pipkin
- Price
- Price
- Quilmam
- Rapp
- Richards
- Richardson
- Ritter
- Roberts
- Rodriguez
- Rosen
- Satterwhite
- Schliefter
- Scoggins
- Segret
- Shannon
- Shipey
- Shutt
- Simpson
- Slack
- Slater
- Smith of Bexar
- Smith of Jefferey Whiting
- Stewart
- Stollenwerk
- Thompson
- Absent—Excused

- Fairchild
- SENATE BILL NO. 476 ON THIRD READING

The Chair laid before the House, on its third reading and final passage, S. B. No. 476, A bill to be entitled "An Act amending Acts 1951, 52nd Leg., Chapter 491, known as the Texas Insurance Code, by adding thereto a new Article numbered 1.26; defining credit guaranty insurance; providing for the maintenance of reserves on such insurance; and declaring an emergency."

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

**Yeas--148**

- Adams
- Allans
- Allen
- Arledge
- Atwell
- Ball
- Banfield
- Barnes
- Bass of Bowie
- Bass of Harris
- Beckham
- Berry
- Blaine
- Boykan
- Bridges
- Brooks
- Brown
- Brown of Galveston
- Brown of Taylor
- Butler
- Cala
- Caldwell
- Canales
- Cannon
- Carpenter
- Carriker
- Cavness
- Chapman
- Cherry
- Clayton
- Cole
- Collins
- Cook
- Cory
- Cottin
- Coughlan
- Crowden
- Cowles
- Crain
- Crews
- Davis de la Garza
- Doke
- Duggan
- Eckhardt
- Edwards
- Required
- Finney
- Fletcher
- Floyd
- Foyd
- Fouse
- Foreman
- Garrison
- Gibbons
- Gladson
- Glenn
- Groover
- Guzy
- Haines of Brazos
- Hallmark
- Harding
- Harris
- Harris of Galveston
- Harris of Orange
- Hefton
- Hendryx
- Hinson
- Houston
- Hughes
- Iseaks
- Jamison
- Jarvis
- Johnson of Dallas
- Johnson of Bexar
- Kinger
- Koliba
- Kothmann
- Lack
- Lijarzs
- McClinton
- McDonal
- McDonald of Hidalgo
- McDonald of Rusk
- McCreage
- McLain
- McMullin
- McNatt
- Mack
- Markgraf
- Miller
- Morgan
- Moyn
- Murray
- Mutchner
- Niemeyer
- Nogent
- Parker
- Parme
- Parley
- Pearce
- Poacher
- Pett
- Pendleton
- Pettry
- Pipkin
- Price
- Price
- Quilmam
- Rapp
- Richards
- Richardson
- Ritter
- Roberts
- Rodriguez
- Rosen
- Satterwhite
- Schliefter
- Scoggins
- Segret
- Shannon
- Shipey
- Shutt
- Simpson
- Slack
- Slater
- Smith of Bexar
- Smith of Jefferey Whiting
- Stewart
- Stollenwerk
- Thompson
- Absent—Excused

- Fairchild
The Chair laid before the House, on its third reading and final passage, S. B. No. 510, a bill to be entitled "An Act authorizing the Texas National Guard Armory Board to convey certain lands in Limestone County, Texas, describing 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."

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

| Yeas | 148 |

May 22, 1963

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<td>Senate Bill No. 510 On Third Reading</td>
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The Chair laid before the House, on its third reading and final passage, S. B. No. 511, A bill to be entitled "An Act authorizing the School Land Board to exchange certain State owned land for privately owned land, and authorizing the Land Commissioner to issue patents to private individuals covering said State owned school land; and declaring an emergency."

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

Yeas-147
Adams
Alanis
Allen
Artledge
Atwell
Ball
Barnes
Base of Bowie
Base of Harris
Boehm
Berry
Birkner
Blair
Bohnen
Bridges
Brooks
Brown
Brown of Galveston

Nays-1
Crain

Absent—Excused
Fairchild

Mr. Hughes asked unanimous consent of the House that the captions...
of the Senate Bills, passed on the Local and Uncontested Bill Calendar on today, be amended to conform with the body of the bills where necessary. The motion prevailed without objection.

**HOUSE AT EASE**

At 12:12 o'clock p.m., the Chair stated that the House would stand at ease.

At 12:13 o'clock p.m., the Chair called the House to order.

**RECESS**

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

The motion prevailed.

In accordance with the motion to recess, the House, at 12:14 o'clock p.m., took recess until 2:30 o'clock p.m. today.

**AFTERNOON SESSION**

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

**EXPRESSION OF APPRECIATION**

Mr. Cory, having been recognized by the Speaker, expressed his appreciation for messages of sympathy extended to him upon the death of his father.

**BILLS AND A RESOLUTION SIGNED BY THE SPEAKER**

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

**H. B. No. 330,** "An Act providing for the creation of North Wheeler County Hospital District with boundaries coextensive with the boundaries of Commissioners' Precincts 1 and 2 of Wheeler County, pursuant to authority granted by Section 9 of Article IX of the Texas Constitution; providing for elections on the questions of the creation of such District and the levy of a tax not to exceed Seventy-five Cents (75¢) for its maintenance support and the payment of bonds issued by it; providing that bonds issued by the District shall be lawful investments and security for certain funds; providing a governing body for such District, its powers and duties and the tenure of its members; withdrawing authority for the sale of bonds or levy of taxes for hospital purposes within the District by Wheeler County or any other municipality or political subdivision therein; enacting other provisions incident and germane to the subject and purpose of this Act; providing a severance clause; and declaring an emergency."

**H. B. No. 336,** "An Act providing for the creation of South Wheeler County Hospital District with boundaries coextensive with the boundaries of Commissioners' Precincts 3 and 4 of Wheeler County; providing for elections on the questions of the creation of such District and the levy of a tax not to exceed Seventy-five Cents (75¢) on the One Hundred Dollar ($100) valuation for its maintenance support, the indebtedness assumed, and the payment of bonds issued by it; providing the transfer of hospital facilities and assumption of indebtedness and assets; providing the District with power to issue bonds, and methods for authorizing same, for the purpose of the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same for hospital purposes, and for any and all such purposes, and for the refunding of such bonds; providing that bonds issued by the District shall be lawful investments and security for certain funds; providing a governing body for such District, its powers and duties and the tenure of its members; withdrawing authority for the sale of bonds or levy of taxes for hospital purposes by any other municipality or political subdivision therein; enacting other provisions incident and germane to the subject and purpose of this Act; providing a severance clause and declaring an emergency."

**H. B. No. 31,** "An Act amending Chapter 314, General Laws, Regular..."
Session, Forty-first Legislature as heretofore amended (now codified as Article 911b, Vernon's Texas Civil Statutes) by the addition thereto of a new Section providing that the terms 'Motor Carrier' and 'Specialized Motor Carrier' as used in Section 1 of the aforesaid Act (Article 911b, Vernon's Texas Civil Statutes) shall apply to and include all for hire transportation of oil field equipment as defined in subdivision (1) of the aforesaid Section 1, over the public highways of this State, outside the corporate limits of cities or towns, irrespective of whether, in the course of such transportation, a highway between two or more cities, towns or villages is traversed; providing that nothing in this Act shall apply to or include vehicles used exclusively in the stringing of pipe for pipelines, nor to the transportation of water, drilling mud, petroleum and petroleum products in bulk, in tank trucks, when such substances are used in the servicing of oil and gas wells, unless in the course of such transportation, a highway between two or more incorporated cities, towns or villages is traversed; providing that nothing herein shall alter, amend or repeal any provisions of any Act (Article 911b, Vernon's Texas Civil Statutes, and being generally known as the Private Carrier Act) providing a saving clause; and declaring an emergency.

H. B. No. 903, "An Act amending an Act to carry into effect Section 43 of Article XVI of the Constitution; providing for establishment of a Retirement System; to provide retirement, disability, and death benefits for officers and employees of the State; providing an effective date; repealing laws in conflict herewith; providing a saving clause; and declaring an emergency."

H. C. R. No. 94, Authorizing certain corrections in H. R. No. 492.

MEMORIAL RESOLUTIONS ADOPTED

H. S. R. No. 555, By Cook: In memory of Isaac H. Cory.

On motion of Mr. McLain, the names of all Members of the House were added to H. S. R. No. 555. On motion of Mr. McIlhany, the names of all Members of the House were added to H. S. R. No. 551 as signers thereof.

H. S. R. No. 669, By Eckhardt, Duggan, Whatley, Bax of Harris, Besh, Grever, Garencen, Floyd Brooks, Whitsfield, Shipley and Miller: In memory of Maitise Hester Caldwell.

On motion of Mr. Wilson, the names of all Members of the House were added to H. S. R. No. 669 as signers thereof.

H. S. R. No. 668, By McLaughlin: In memory of Harris Gregory Parr.

H. S. R. No. 555, By Harding and Brooks: In memory of Lee Upham.

TO DESIGNATE THE HONORABLE WILL L. SMITH AS DEAN OF THE TEXAS HOUSE OF REPRESENTATIVES

Mr. Chapman offered the following resolution:

H. S. R. No. 563

Whereas, The Honorable William L. Smith of Beaumont, Jefferson County in East Texas, is an outstanding Member of the Texas House of Representatives in the 55th Legislature; and

Whereas, This distinguished lawmaker has served with honor, dignity and distinction in eight (8) regular sessions and many special sessions of the legislature since he first became a Member of the Texas House; and

Whereas, The Honorable William L. Smith has served Texas in many positions of leadership during his years of service and has served ably and well as chairman or member of most of the major committees of the House and on many special or interim committees, including the House Committee on Rules and the first House Office Committee; and

Whereas, No present Member of the Texas House of Representatives has served a longer period of time as a Member of that Body; and

Whereas, The people of Beaumont, of Jefferson County, of East Texas and of the entire State have benefited from Representative Smith's many years of faithful service; therefore, be it

Resolved, by the House of Representatives, That the Honorable William L. Smith be and is hereby designated Dean of the Texas House of
Representatives with all of the honors, duties and privileges due that office; and be it further
Resolved, That a copy of this resolution be presented to the Honorable Will L. Smith by the House in recognition of his many years of able and dedicated service to his district and to the State of Texas.

The resolution was read and was unanimously adopted.

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

TO DESIGNATE THE HONORABLE GRAINGER MCLHAN Y AS DEAN OF THE TEXAS HOUSE OF REPRESENTATIVES

Mr. Chapman offered the following resolution:

H. S. R. No. 663
Whereas, The Honorable Grainger McIlhany of Wheeler, Wheeler County in West Texas, is an outstanding Member of the Texas House of Representatives in the 58th Legislature; and
Whereas, This distinguished lawmaker has served with honor, dignity and distinction in eight (8) regular sessions and many special sessions of the legislature since he first became a Member of the Texas House; and
Whereas, The Honorable Grainger McIlhany has served Texas in many positions of leadership during his years of service and has served ably and well as chairman or member of many of the major committees and on many special or interim committees, and has taken a leading part in passage of agricultural and farm legislation for many years; and
Whereas, No present Member of the Texas House of Representatives has served a longer period of time as a Member of that Body; and
Whereas, The people of Wheeler, of Wheeler County, of West Texas and of the entire State have benefitted from Representative McIlhany's many years of faithful service; therefore, be it
Resolved, by the House of Representatives, That the Honorable Grainger McIlhany be and is hereby designated Dean of the Texas House of Representatives with all of the honors, duties and privileges due that office; and be it further
Resolved, That a copy of this resolution be presented to the Honorable Grainger McIlhany by the House in recognition of his many years of able and dedicated service to his district and to the State of Texas.

The resolution was read and was unanimously adopted.

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

TO DESIGNATE THE HONORABLE MENTON MURRAY AS DEAN OF THE TEXAS HOUSE OF REPRESENTATIVES

Mr. Chapman offered the following resolution:

H. S. R. No. 664
Whereas, The Honorable Menton Murray of Harlingen, Cameron County in South Texas, is an outstanding Member of the Texas House of Representatives in the 58th Legislature; and
Whereas, This distinguished lawmaker has served with honor, dignity and distinction in eight (8) regular sessions and many special sessions of the legislature since he first became a Member of the Texas House; and
Whereas, The Honorable Menton Murray has served Texas in many positions of leadership during his years of service and has served ably and well as chairman or member of most of the major committees of the House and on many special or interim committees including the House General Investigating Committee; and
Whereas, No present Member of the Texas House of Representatives has served a longer period of time as a Member of that Body; and
Whereas, The people of Harlingen, of Cameron County, of South Texas and of the entire State have benefitted from Representative Murray's many years of faithful service; therefore, be it
Resolved, by the House of Representatives, That the Honorable Menton Murray be and is hereby
designated Dean of the Texas House of Representatives with all of the honor, duties and privileges due that office; and be it further

Resolved, That a copy of this resolution be presented to the Honorable Menton Murray by the House in recognition of his many years of able and dedicated service to his district and to the State of Texas.

The resolution was read and was unanimously adopted.

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

REMARKS ORDERED PRINTED IN THE JOURNAL

On motion of Mr. Moyer, the remarks of Mr. Allen, made in addressing the House on personal privilege on today, were ordered printed in the Journal.

CONGRATULATING MISS JAN DARLENE WELDON

Mr. Lack offered the following resolution:

H. S. R. No. 553

Whereas, The House of Representatives takes pride in the fact that Miss Jan Darlene Weldon, the daughter of our honorable colleague from Port Arthur, J. D. Weldon, and Mrs. Weldon, has merited special recognition as a promising poet; and

Whereas, Miss Weldon was among the top winners in a poetry contest sponsored in Port Arthur and her religious poem will be submitted to a State contest for further consideration; now, therefore, be it

Resolved, That the House of Representatives congratulates Miss Jan Darlene Weldon on her achievement, and that a copy of this Resolution be sent to her with the best wishes of this House for her future success.

The resolution was read and was unanimously adopted.

TO COMMEND AND CONGRATULATE LATE KAREN PENDLETON

Mr. Cowden offered the following resolution:

H. S. R. No. 549

Whereas, The daughter of one of our colleagues has, by saving the life of a playmate, established herself as a heroine at the age of two years; and

Whereas, Karen Pendleton, daughter of Representative and Mrs. Randy Pendleton of Andrews, rushed into their apartment at 4715 Harmon Avenue Friday night and told her mother that Susan Tilden, three-year-old daughter of Mr. and Mrs. Gilbert L. Tilden, "was In the water"; and

Whereas, Mrs. Pendleton rushed to the apartment swimming pool to
find the child in four feet of water and waded in to rescue her; and

Whereas, After being revived by artificial respiration and spending the night at Seton Hospital for observation, Susan Tilden is in good health at home with her family; and

Whereas, It is the desire of the House to recognize the rare intelligence, perception and courage of this charming two-year-old which enabled her to comprehend the seriousness of the situation and report it promptly to her mother; now therefore be it,

Resolved By the House of Representatives of the 58th Legislature of Texas, That we commend and congratulate Karen Pendleton on saving her playmate's life and express the pride and admiration which we share with Representative and Mrs. Randy Pendleton in their daughter's heroic performance in this emergency.

Signed: Cowden, Simpson, Petty, Traeger, Parsley, Quilliam, Adams, Clayton and Rosson.

The resolution was read and was unanimously adopted.

CONGRATULATORY RESOLUTIONS ADOPTED

H. S. R. No. 550, By Wheeler: Commending the Temple High School Band.

H. S. R. No. 553, By Nugent: Commending Ace Reid of Kerrville, Texas.

H. S. R. No. 554, By Wilson: Expressing gratitude to W. R. Beaumont for twenty years of outstanding service he has rendered LaFkin, Texas.

H. S. R. No. 555, By Fletcher: Congratulating the City of Lolita, Texas.

H. S. R. No. 557, By Fletcher: Congratulating the Home Demonstration Clubs of Caldwell County.

H. S. R. No. 561, By Barnes: Congratulating Comanche High School Band.

H. C. R. No. 112, By Cook: To pay tribute to James Newton DeSmet by naming him Ambassador-at-Large for the State of Texas.

RELATIVE TO INSURANCE RATES

Mr. Allen offered the following resolution:

H. C. R. No. 102

Whereas, During the preceding interim of the Legislature of the State of Texas it has been the policy of the State Board of Insurance to increase insurance rates in this state, at which time the Legislature is unable to protect the policy holders of this State; and

Whereas, The present rates of insurance as set by the State Board of Insurance are fully adequate to meet the needs of the insurance companies, and the Legislature deems that it is in the best interest of this State that these rates remain unchanged during the coming interim; and

Whereas, The Legislature has enacted several laws during the present Regular Session amending the Insurance Code, none of which are to be taken as an indication that the Legislature sanctions any change in the present rates of insurance; now, therefore, be it,

Resolved, by the House of Representatives of the State of Texas, with the Senate concurring, That the State Board of Insurance shall not increase the rates of any insurance in any form and in any amount during the coming interim of the 58th Legislature; and be it further

Resolved, That copies of this Resolution be prepared and sent to each and every one of the members of the State Board of Insurance.

Signed: Allen, Doke and Traeger.

The resolution was referred to the Committee on Insurance.

PROVIDING FOR A COMMITTEE TO MAKE CERTAIN STUDY RELATIVE TO INDIGENT CITIZENS UNABLE TO OBTAIN MEDICAL CARE

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

S. C. R. No. 66

Whereas, The Constitution of the State of Texas gives the Legislature the power to provide medical care payments for needy aged, needy
Resolved, by the Senate of the State of Texas, the House of Representatives concurring, that a Committee of fifteen (15) members be constituted to undertake and complete a study which will include statistics as to the number of indigent citizens unable to obtain medical care, aspects of health, medical care, and welfare benefits now available, and, in general, a comprehensive study of the entire problem; and be it further

Resolved, That three (3) members of the Committee shall be appointed by the Speaker from the House of Representatives, three (3) members shall be appointed by the Lieutenant Governor from the Senate and nine (9) members shall be appointed by the Governor from the general public and from leaders in the fields of health, welfare, and medical care; and that those Members of the Legislature who serve on the Committee shall be reimbursed for their actual and necessary expenses while in attendance upon meetings of the Committee from contingent expense funds of the respective legislative branches which they represent; and be it further

Resolved, That the Committee is empowered to effect its own organization and adopt such procedure as may be necessary to carry out the purposes provided herein; and be it further

Resolved, That the Committee shall make such recommendations to the Governor, to the Fifty-ninth Legislature, and the people of the State as it may determine the facts and conditions warrant, these recommendations to be filed with the Governor, the Lieutenant Governor, and the Speaker of the House, and copies given to the press and all State-wide organizations interested in medical care for Texas indigent.

The resolution was referred to the Committee on State Affairs.

PROVIDING FOR A COMMITTEE TO MAKE CERTAIN STUDY RELATIVE TO THE OPERATIONS OF THE TEXAS AGRICULTURAL EXPERIMENT STATION SYSTEM AND THE TEXAS AGRICULTURAL EXTENSION SERVICE

Mr. Haines of Brazos offered the following resolution:

H. S. R. No. 560

Resolved, That the Texas Agricultural Experiment Station System and the Texas Agricultural Extension Service are parts of the Texas Agricultural and Medical College System; and

Whereas, These two units of the Texas A. & M. College System employ over eighteen hundred persons and conduct programs in all parts of Texas; and

Whereas, The State of Texas annually appropriates many millions of dollars for the support and maintenance of these programs; and

Whereas, There is a need for legislative review and evaluation of the operations of the Texas Agricultural Experiment Station System and the Texas Agricultural Extension Service as they affect the quality of the instructional and research programs of Texas A. & M. College, the other general academic institutions of the A. and M. System, and the people of Texas; now, therefore, be it

Resolved, That the Speaker be, and he is hereby, authorized and directed to
May 22, 1963

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appoint a five-member interim committee of the House of Representatives whose purpose it will be to review and evaluate the operations of the Texas Agricultural Experiment Station System and the Texas Agricultural Extension Service as they affect the quality of the instructional and research programs of the Texas A. and M. College, the other general academic institutions of the A. and M. System; and the people of Texas; and be it further

Resolved, That said committee shall report its findings, and recommendations thereon, to the Regular Session of the Fifty-ninth Legislature in 1965; and be it further

Resolved, That the actual and necessary travel and other expenses of said committee and its members shall be paid out of appropriations made for contingent expenses of the Legislature.

The resolution was referred to the Committee on State Affairs.

PROVIDING FOR A COMMITTEE TO STUDY USE AND DEVELOPMENT OF BAYS, INLETS, ETC.

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

Senate Concurrent Resolution No. 68

Whereas, The ever-increasing use of our bays for fishing and other recreation purposes by the citizens of Texas and the many persons who visit Texas each year and the ever-increasing demand by Important segments of our industry for mudshell, clam shell, sand, clay and marl produced from said bays and for the oil, gas and other minerals mined and produced in said bays and transported by pipeline across the same have created problems which were not within the contemplation of the Legislature when most of the present laws pertaining to the pollution of these waters, and to the mining, producing, taking and transporting of such oil, gas, mudshell, clam shell, sand, clay, and marl were enacted with the consequences that many of said laws are now indefinite, uncertain and inadequate; and

Whereas, The public interest demands that a study be made immediately by the Legislature of these problems so that at the next Regular Session adequate laws can be enacted to protect the rights of the public in and to our bays and at the same time subject therein, to encourage the production of mudshell, clam shell, sand and marl thencefrom and the transportation of oil, gas and other minerals across such bays so that demands of industry can be served, and that these waters may be further protected from pollution; now, therefore, be it

Resolved, By the Senate of the Fifty-eighth Legislature, the House of Representatives concurring, that the following be accomplished:

Section 1. A Committee is hereby created consisting of eleven (11) members: two (2) representing the public at large, one (1) representing the oil and gas pipeline industry, one (1) representing the industry engaged in the mining and producing of mudshell, clam shell, sand, clay and marl, one (1) representing the commercial fishing and shrimping industry, three (3) Representatives to be appointed by the Speaker of the House of Representatives, and three (3) Senators to be appointed by the Lieutenant Governor of the state. The five (5) public members shall be appointed by the Governor.

Sec. 2. Between adjournment of the present Session of the Legislature and the next Regular Session thereof, such Committee is authorized, empowered and directed to conduct and make an investigation and study of all matters of or pertaining to the development and use of bays of the State of Texas, and the Inlets and tributaries thereto, for hunting, fishing, boating and recreational purposes, the mining and producing of mudshell, clam shell, sand, clay and marl from such bays, Inlets and tributaries thereto, and all matters pertaining to the pollution and contamination of such bays, Inlets, and tributaries.

Sec. 3. For consideration by the next Regular Session of the Legislature such Committee shall make such recommendations for the enactment of such laws, and shall prepare drafts of such legislation as it may deem appropriate which will ade-
fully protect and safeguard the rights of the public in and to the bays of the State of Texas and the inlets and tributaries thereto and subject to the rights of the public will encourage and promote the production of mudshell, clam shell, sand, clay and marl from such bays, inlets and tributaries thereto and the transportation of oil, gas and other minerals by pipelines across such bays and the inlets and tributaries thereto, and curtail the pollution of the bays and inlets and tributaries thereto.

Sec. 4. In the conduct of such investigation and study said Committee shall have the right to hold public hearings and, in the manner provided by law, shall have the right to compel the attendance of witnesses and the production of instruments and documents.

Sec. 5. The Texas Parks and Wildlife Commission, the Texas State Department of Health, the Texas Water Pollution Control Board, and any other state agencies or departments as may be deemed necessary by the Committee are hereby authorized and directed to cooperate fully and completely with the Committee in the making of the study and preparation of any reports.

Sec. 6. From the contingent fund of the Legislature, the legislative members of said Committee shall be reimbursed for their actual expenses incurred in carrying out the purposes of this Act.

Sec. 7. The Committee shall report in writing, and file a signed copy of the same with the Governor of Texas, the Lieutenant Governor of Texas, and the Speaker of the House not later than thirty days after the convening of the next Regular Session of the Legislature; and that copies of such report shall be distributed to each member of the House of Representatives and by the Chief Clerk of the House of Representatives to each member of the House of Representatives. Testimony given at any hearing conducted pursuant to this Resolution shall be reduced to writing and shall be given under oath of the penalties of perjury.

The resolution was referred to the Committee on State Affairs.

CREATING THE COMMITTEE ON STATE AND LOCAL TAX POLICY

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

S. C. R. No. 83

Whereas, The demand for public services by our growing population and particularly the growth of public school and college enrollments make it certain that there will be a substantial increase in State spending in the biennium beginning September 1, 1963; and

Whereas, The appropriation bill for the biennium beginning September 1, 1963, will be financed by the virtual depletion of a non-recurring surplus of over $19,500,000 in the General Revenue Fund; and

Whereas, These facts appear to indicate that the 69th Legislature may face the problem of providing additional revenue for State operations; and

Whereas, There are numerous minor taxes in the State revenue structure which are of dubious merit in view of the fact that the State now relies on the sales tax as its principal source of General Fund revenue; and

Whereas, It has been demonstrated that a study commission appointed by the Governor and the presiding officers of the Legislature can render valuable service in preparing the way for constructive Legislative action on taxation and revenues; now, therefore, be it

Resolved, By the Senate of the 59th Legislature, the House of Representatives concurring, That the following be accomplished:

Section 1. The Committee on State and Local Tax Policy is hereby created, consisting of nine (9) members; three of whom shall be Members of the House of Representatives appointed by the Speaker of the House; three (3) shall be Members of the Senate appointed by the Lieutenant Governor; and three (3) shall be public members appointed by the Governor. The terms of all members shall commence with their
Sec. 1. The Joint Rules of the House of Representatives and Senate are hereby suspended, so that either House may take up and consider Senate Bill No. 510 at any time.

Sec. 2. Members of the Committee shall receive no pay for their services on the Committee, but Legislative members shall be reimbursed from the Contingent Fund of the Legislature for necessary expenses actually incurred in the discharge of their duties. Services on the Committee by Members of the House of Representatives and the Senate, or by any other officer or employee of the State appointed thereto, shall be deemed to be additional duty.

Sec. 3. The Committee shall report to the Governor and the next Regular Session of the Texas Legislature on the tax situation of the State and local governments of this State and shall direct the attention of the Legislature to any problems which, in its judgment, require Legislative attention and may make recommendations for Legislative action on such problems.

Sec. 4. The Committee is authorized to hold public hearings necessary or desirable for the full development of all facts pertinent to its studies.

Sec. 5. The Committee may request and use the aid and services of any corporation, organization, or persons professionally engaged in governmental research, on such terms and under such conditions as may be mutually agreed upon, but such agreements may not include any payment by the Committee for such aid or services. All mutual agreements shall be in writing, and a copy filed with the Secretary of State as a matter of public record within two (2) weeks from the time of signing any mutual agreements.

The resolution was referred to the Committee on State Affairs.

SUSPENDING THE JOINT RULES TO CONSIDER S. B. NO. 510

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

S. C. R. No. 87

Be It Resolved by the Senate of the State of Texas, the House of Representatives concerning, That the Joint Rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider Senate Bill No. 510 at any time.

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 140

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

S. C. R. No. 88

Be It Resolved by the Senate, the House of Representatives concerning, That the Joint Rules be, and they are hereby suspended, so that each House may take up and consider House Bill No. 140 at any time.

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 424

Mr. Fletcher offered the following resolution:

H. C. R. No. 107

Be It Resolved by the House of Representatives, the Senate concurring, That the Joint Rules of the
Representatives concurring, That
Committee are hereby, suspended so that either House may take up and consider House Bill No. 424 at any time.

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 391
Mr. Wells offered the following resolution:
House Concurrent Resolution No. 101
Be it resolved by the House of Representatives, the Senate concurring, That the joint rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider House Bill No. 321 at any time.

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 139
The Speaker laid before the House, for consideration at this time, the following resolution:
S. C. R. No. 89
Be It Resolved by the Senate, the House of Representatives concurring, That the Joint Rules be, and they are hereby, suspended so that either House may take up and consider House Bill No. 139 at any time.

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER S. B. NO. 582
The Speaker laid before the House, for consideration at this time, the following resolution:
S. C. R. No. 98
Be It Resolved by the Senate of the State of Texas, the House of Representatives concurring, That the Joint Rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider Senate Bill No. 582 at any time.

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER S. B. NO. 942 AND H. B. NO. 592
Mr. Cole offered the following resolution:
H. C. B. No. 108
Be It Resolved by the House of Representatives, the Senate concurring, That the Joint Rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider Senate Bill 2458 or House Bill 592 at any time.


The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 449
Mr. Atwell offered the following resolution:
H. C. R. No. 106
Be It Resolved by the House of Representatives, the Senate concurring, That the Joint Rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider House Bill No. 449 at any time.

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 1054
Mr. Atwell offered the following resolution:
H. C. R. No. 104
Be It Resolved by the House of Representatives, the Senate concurring, That the Joint Rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider House Bill No. 1054 at any time.

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER S. B. NO. 49
Mr. Klaiber offered the following resolution:
H. C. R. No. 106
Be It Resolved by the House of Representatives, the Senate concurring, That the Joint Rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider Senate Bill No. 40 at any time.
The resolution was referred to the Committee on Rules.

**SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 323**

Mr. Cherry offered the following resolution:

_H. C. R. No. 109_

Be It Resolved by the House of Representatives, the Senate concurring, That the Joint Rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider House Bill No. 323 at any time.

The resolution was referred to the Committee on Rules.

**SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 375**

Mr. Smith of Jefferson offered the following resolution:

_H. C. R. No. 111_

Be it resolved by the House of Representatives, the Senate concurring, That the Joint Rules be suspended and hereby are suspended in order that either House can take up and consider H. C. R. No. 89 at any time.

The resolution was referred to the Committee on Rules.

**SUSPENDING THE JOINT RULES TO CONSIDER H. B. NO. 905**

Mr. Finney offered the following resolution:

_H. C. R. No. 110_

Be It Resolved by the House of Representatives, the Senate concurring, That the Joint Rules be, and they are hereby, suspended so that either House may take up and consider House Bill 905 at any time.

The resolution was referred to the Committee on Rules.

**SUSPENDING THE JOINT RULES TO CONSIDER S. B. NO. 375**

Mr. Ritter offered the following resolution:

_H. C. R. No. 103_

Be It Resolved by the House of Representatives, the Senate concurring, That the Joint Rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider Senate Bill No. 375 at any time.

The resolution was referred to the Committee on Rules.

**RELATIVE TO A PAY RAISE FOR CERTAIN EMPLOYEES OF THE STATE HIGHWAY DEPARTMENT**

Mr. Collins offered the following resolution:

_H. S. R. No. 558_

Whereas, House Bill No. 86, the Appropriation Bill, has passed the House and the Senate and is in conference committee; and

Whereas, This measure will give a much needed and deserved pay raise to many State employees; and

Whereas, The hourly employees of the State Highway Department are not included in this raise due to the fact that these employees are governed as to salaries by the Highway Commission; and

Whereas, The Members of the House of Representatives desire that the hourly employees of the Highway Department receive a raise comparable to that of other State employees, now, therefore, be it

Resolved, That the House of Representatives does and hereby do request the members of the Highway Commission to grant to the hourly employees of the State Highway Department a raise comparable to the raise granted to the other State employees by the terms of House Bill No. 86; and, be it further

Resolved, That a copy of this Resolution be sent to each member of the Texas Highway Commission and to D. C. Greer, State Highway Engineer.

Signed: Collins, Wilson, Barnes and Crews.

The resolution was referred to the Committee on State Affairs.

**SUSPENDING THE JOINT RULES TO CONSIDER S. B. NO. 167**

Mr. Weldon offered the following resolution:
Be It Resolved by the House of Representatives, the Senate concurring, That the Joint Rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider Senate Bill No. 167 at any time.

The resolution was referred to the Committee on Rules.

SUSPENDING THE JOINT RULES TO CONSIDER H. R. NO. 348

Mr. Weldon offered the following resolution:

H. C. R. No. 113

Be It Resolved by the House of Representatives, the Senate concurring, That the Joint Rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider House Bill No. 348 at any time.

The resolution was referred to the Committee on Rules.

TO GRANT PERMISSION TO SUE THE STATE

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

Senate Concurrent Resolution No. 59

Whereas, Earnest Leon Tadlock of Lubbock, Texas, alleges that in 1962 the State Department of Public Welfare, through its Division of Child Welfare and its officers, agents and employees, caused him to be maliciously and falsely arrested and imprisoned; and

Whereas, Earnest Leon Tadlock further alleges that while he was so falsely imprisoned, the State Department of Public Welfare, through its Division of Child Welfare and its officers, agents and employees, caused his young daughter, Helen Louise Tadlock, to be unlawfully taken from her home and held in confinement and away from Earnest Leon Tadlock, her father, constituting kidnapping; and

Whereas, He is desirous of bringing suit against the State of Texas and the State Department of Public Welfare and its Division of Child Welfare for the purpose of determining the liability of the State and that agency, if any, for the alleged malicious false arrest and imprisonment and for the purpose of establishing his legal rights, if any, to the custody of his daughter, Helen Louise Tadlock; now, therefore, be it

Resolved, By the Senate of the 58th Legislature of Texas, the House of Representatives concurring, that Earnest Leon Tadlock be authorized to file suit against the State of Texas and the State Department of Public Welfare for the purpose of determining the liability of the State and that agency. If any, for the alleged malicious false arrest and imprisonment and for the purpose of establishing his legal rights, if any, to the custody of his daughter, Helen Louise Tadlock; and, be it further

Resolved, That nothing herein shall be construed as an admission on the part of the State of Texas, or any of its departments or agencies, of the State of Texas, or any of the political subdivisions of the State of Texas, as to the validity of any allegations or claims asserted in said suit, but that all allegations and claims asserted in said suit must be proved as in other suits under the same laws as apply in and govern the trial of other civil cases; and, be it further

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

The resolution was referred to the Committee on State Affairs.

TO GRANT PERMISSION TO SUE THE STATE

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

Senate Concurrent Resolution No. 75

Whereas, Petitioner, Laura E. Brennan, a widow, individually and as Independent Executive of the Estate of Frances E. Kelly, deceased, alleges that she, and/or her predecessors in title, owned prior to
January 1, 1960, an undivided 2/3 interest in and to the oil, gas and other minerals under the following described acreage; and

Petitioner further alleges that subsequent to January 1, 1960, the said Petitioner owned and does presently own an undivided 1/3 interest in and to the oil, gas and other minerals under the lands hereinafter described, all of which are subject to those certain Oil and Gas Leases, the first dated July 31, 1946, from George E. Shelley, James W. McClinton, Mrs. Laura E. Brennan, a widow, and Mrs. Frances E. Kelly, a widow, George Randle James and Abby Minor James, Independent Executors of the Estate of Mattie E. Higbeart, deceased, and individually, to O. K. Crow, which lease is recorded in Volume 14, page 371, Oil and Gas Lease Records of Aransas County, Texas, and the second dated July 31, 1947, from T. B. Kellum, Administrator de bonis non of Estate of Franz Fiset, deceased, Katherine Fiset Jones and husband, J. Fielding Jones to O. K. Crow, recorded in Volume 16, page 184, Oil and Gas Lease Records, Aransas County, Texas, both of which cover the following described acreage in Aransas County, Texas, to-wit:

Tract 1 of Six Hundred Thirty-six (636) acres: Being Six Hundred Thirty-six (636) acres of land, more or less, a part of the league of land surveyed by Isaac E. Robertson, surveyor of the said parish, and described in St. Mary Parish, Laflower, Louisiana, in the Parish of St. Charles, the West half of St. Charles Parish, Louisiana, described as follows: Beginning at the Southwest corner of said tract of 636 acres allotted to Lillian Vineyard in partition suit and made a part thereof; all of Tract No. 2 out of Reserve "D" Survey—117.55 acres; and all of the following Outlots: Nos. 98, 99, 100, 101, 102, 103, 104 and 105. And also Outlots Nos. 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112; also a strip 70 feet wide off the West side of Outlots Nos. 88, 89, 90, 91 and 92; and a strip 70 feet wide of the East side of a tract of 117.55 acres out of Reserve "D". All on Lavaca Peninsula in Aransas County, Texas.

Whereas, Petitioner further alleges that by Deed dated August 25, 1934, which is recorded in Volume X, page 38, Deed Records, Aransas County, Texas, Kate J. Edwards, a widow, George E. Shelley and James W. McClinton conveyed the same land an undivided interest in and to the oil, gas and other minerals under the following described acreage; and

to-wit:

Beginning at the Southwest corner of said tract of 636 acres allotted to Lillian Vineyard in partition proceedings in Cause No. 417 styled Lillian Vineyard vs. Fannie W. Heard, et al, and recorded in Vol. 4, Minutes of the District Court of Aransas County, Texas, on pages 357, et seq., and map thereof duly recorded in said partition suit and made a part thereof; all of Tract No. 2 out of Reserve "D" Survey—117.55 acres; and all of the following Outlots: Nos. 98, 99, 100, 101, 102, 103, 104 and 105. And also Outlots Nos. 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112; also a strip 70 feet wide off the West side of Outlots Nos. 88, 89, 90, 91 and 92; and a strip 70 feet wide of the East side of a tract of 117.55 acres out of Reserve "D". All on Lavaca Peninsula in Aransas County, Texas.

and

Whereas, Petitioner further alleges that by Deed dated August 25, 1934, which is recorded in Volume P-1, page 383, Deed Records, Aransas County, Texas, Kate J. Edwards, a widow, George E. Shelley and James W. McClinton conveyed the following described lands to the State of Texas, an undivided 11/12 interest in the following described lands, being a part of the $33.67 acre tract described above, to-wit:

Outlots Nos. Seventy-three (73), Seventy-four (74), Seventy-five (75), Seventy-six (76), Seventy-seven (77), Seventy-eight (78), Eighty-
one (81) and Eighty-two (82) acres, a strip of land seventy feet (70') wide off of the west side of Outlot No. Eighty-three (83), Eighty-four (84), Ninety-one (91) and Ninety-seven (97); and a strip of land seventy feet (70') wide off of the East side, and a strip of land seventy feet (70') wide off of the South side of a tract of One Hundred Seventeen and Fifty-five One-hundredths (117.56) acres out of Reservation D of said Town Tract of Lamar; all as shown by map or plat of date May 7, 1877, made by M. W. McRoe, et al.; Commissioners appointed to make partition of land in the case of Fanny Heard, Guardian, vs. E. C. Vineyard, et al., which is of record in Aransas County, Texas, and to which said plat reference is here made for further particulars; said premises being also a portion of those premises set apart to the grantor Mrs. Kate J. Edwards, and designated "Share No. 2" in a certain partition proceeding had in Cause No. 1647 in the District Court of Aransas County, Texas, entitled Lillian Velzyard vs. Fannie W. Heard, et al, to which decree of partition in said cause reference is here made for further particulars. The premises hereby conveyed, according to said plat, contain approximately Seventy-six (76) acres of land, reserving therefrom all mineral rights in and under the described premises with full, free and unimpeded right to use said premises for oil, gas and other minerals; but it is further alleged that in any lease or leases made by them of said premises or any part thereof the Grantee shall have the one-fourth (1/4) of all royalties reserved and provided for in any such lease or leases; and

Whereas, Petitioner further alleges that by Deed dated October 24, 1934, recorded in Volume P-2, page 316, of the Deed Records of Aransas County, Texas, from T. B. Kilium, Administrator de bonis non with Will annexed of the Estate of Frank Fleet, deceased, conveyed to the State of Texas through the Texas State Parks Board has received 1/16 of 76/938.87 of the total production of oil and/or gas from said 938.87 acres; and

Whereas, Petitioner further alleges that she, by virtue of her ownership stated above, claims a 2/3 Interest in and to the royalties paid to the Texas State Parks Board prior to January 1, 1960, and to 1/3 of said royalties paid since January 1, 1960, now, therefore, be it

Resolved, By the Senate of the State of Texas, the House of Representatives concurring, that the Petitioner above-named be and she is hereby granted permission to bring suit against the State of Texas in any Court of competent jurisdiction of the State of Texas within two years of the effective date of this Resolution to recover judgment against the State of Texas for title to the lands and minerals described hereinabove owned by the above-named party and to declare the rights of Petitioner and the State of Texas to the royalties the ownership of which is in question as above and for an accounting of the royalties hereofore paid to the State of Texas accruing from oil and gas production on said premises and for such other and further relief as the Courts may deem necessary; and be it further

Resolved, That nothing herein shall be construed as an admission on the part of the State of Texas or any of the Departments or Agencies of the State of Texas, or any of the political subdivisions of the State of Texas, as to the validity of any allegations or claims asserted in said suit, but that all allegations and claims asserted in said suit must be proved as in other suits under the same rules of evidence and the same laws as apply in and govern the trial of other civil cases; and be it further

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

Service of citation for the purposes herein granted may be served upon the State of Texas by serving the Attorney General and the Chairman of the Texas State Parks Board.

The resolution was referred to the Committee on State Affairs.

**SURROUNDING THE JOINT RULES TO CONSIDER S. R. NO. 523**

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

**S. C. R. No. 91**

Be it resolved by the Senate of the State of Texas, the House of Representatives concurring, that the Joint Rules of the two Houses be, and they are hereby, suspended so that either House may take up and consider Senate Bill No. 523 at any time.

The resolution was referred to the Committee on Rules.

**CREATING "THE COMMITTEE ON STATE AND LOCAL TAX POLICY"**

The Speaker laid before the House, for consideration at this time, H. C. R. No. 86, Creating "The Committee on State and Local Tax Policy."

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

The resolution was adopted without objection.

**COMMITTEE MEETING**

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

There was no objection offered.

**PROVIDING FOR COMMITTEE TO MAKE CERTAIN STUDY RELATIVE TO THE TESTING OF CHILDREN IN THE PUBLIC SCHOOLS**

The Speaker laid before the House, for consideration at this time, H. S. R. No. 488, Providing for committee to make certain study relative to the testing of children in the public schools.

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

The resolution was adopted.

**PROVIDING FOR A COMMITTEE TO STUDY PROBLEMS OF RECREATIONAL WATER SAFETY.**

The Speaker laid before the House, for consideration at this time, H. S. R. No. 515, Providing for a committee to study problems of recreational water safety.

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

Mr. Adams offered the following committee amendment to the resolution:

Committee Amendment No. 1

Amend H. S. R. 515 by striking the following "Resolved, That the necessary expenses of the Committee shall be paid out of the Legislative Expense Fund of the Fifty-eighth Legislature, be it further---"

The amendment was adopted without objection.

Mr. Collins offered the following substitute amendment for the resolution:

Amend H. S. R. 515 by substituting in lieu thereof the following:

House Simple Resolution

Whereas, Great and widespread interest in the use of the water resources of this state for recreational purposes has arisen over the past decade; and

Whereas, Governmental agencies at all levels—federal, state and local—have been and are endeavoring to meet the needs and desires of the public for water related recreational activities; and

Whereas, New problems have arisen in the field of water safety due to the increased public use of water for recreational purposes; and
Whereas, The orderly development of our water resources for all useful purposes, including recreation, is of vital concern to the people of the State of Texas, not only in order to meet the increasing demands for recreational facilities for Texans but as an aid in inducing tourism to this state; and

Whereas, Interested organizations have undertaken the comprehensive study of recreational management on water conservation reservoirs of the State of Texas in an effort to achieve a uniform program giving consideration to the needs and problems of sportsmen, industries, municipalities, farmers and all other users of the public waters of the state; and

Whereas, There are no uniform laws resolving the problems arising from the increased use of water resources of this state for recreational purposes, including the problems of financing as well as water safety; and

Whereas, A state-wide program, administered at the lowest practical level of government, is both desirable and necessary and in the public interest; now therefore be it

Resolved, By the House of Representatives of the 68th Legislature of the State of Texas, That the Speaker of the House is authorized to appoint an interim committee consisting of three (3) Members of this House, together with one member of the State Soil Conservation Board, one member of the State Water Pollution Control Board; and the Speaker shall name the chairman of the committee, which committee shall study the problem of expediting planning and policy in connection with the protection and development of water and soil resources; and be it further

Resolved, That the Council be requested to report its finding and recommendations, together with drafts of such legislation as it deems desirable, to the Regular Session of the 69th Legislature.

Mr. Shipley moved to table the substitute amendment offered by Mr. Collins, and the motion to table was lost.

The substitute amendment offered by Mr. Collins was lost.

H. S. R. No. 516, as amended, was then adopted.
State Affairs, was reported favorably by the Committee.

The resolution was adopted without objection.

TO PROVIDE FOR AN INTERIM STUDY COMMITTEE FOR THE OIL AND GAS INDUSTRY

The Speaker laid before the House for consideration at this time, H. S. R. No. 453, To provide for an Interim Study Committee for the oil and gas industry.

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

Mr. Crews offered the following committee amendment to the resolution:

Committee Amendment No. 1
Amend H. S. R. No. 453 by striking all below the resolving clause and inserting in lieu thereof the following:

"Section 1. That an Interim Study Committee of the House of Representatives be constituted, and the same is hereby authorized and provided, to give diligent study to all phases of the Oil and Gas Industry in Texas, together with its various related industries, with the view of finding a practical solution to the problems confronting this declining industry in Texas.

Sec. 2. That said committee shall consist of five (5) members of this House, to be appointed by the Speaker, who shall name its chairman. This committee shall elect from among its members a vice-chairman and a secretary. Any vacancy on said committee shall be filled by appointment by the Speaker. Three or more members shall constitute a quorum. Said Committee shall meet, organize, and promulgate the rules and procedure by which it shall function, including the times and places for meeting, between the date of the adoption of this resolution and the date of the convening of the Regular Session of the 59th Legislature. It shall have full authority to continue or initiate inquiries and hearings into matters relating to the various problems of the Texas Oil and Gas Industry, pipelines, refineries, marketing, marginal and other exempt wells, salt domes, slant holes, lack of sufficient policing of the fields, overproduction in general and related problems.

Sec. 3. The committee shall require all witnesses to give their testimony, including written statements, exhibits, data or other information, under oath, subject to the penalties of perjury as provided by the Legislative Reorganization Act of 1961. A transcript of all testimony presented before the committee shall be transcribed and a complete copy of such transcript shall be filed in the office of the Chief Clerk of the House of Representatives.

Sec. 4. The committee is hereby authorized to request the assistance of the Railroad Commission, the Texas Legislative Council, the Attorney General's Department, the General Land Office, and all other State agencies and officers, and it shall be their duty to assist the committee when requested to do so.

Sec. 5. The committee shall have authority to employ and compensate assistants in any study to obtain services in addition to services of State agencies.

Sec. 6. The committee shall make reports to the members of the 58th Legislature and to the 59th Legislature as it may deem necessary and appropriate.

Sec. 7. Members of the committee shall be reimbursed for their actual and necessary expenses for meals, lodging and incidental expenses not to exceed Twelve Dollars ($12) per day while attending meetings of the committee and shall be reimbursed for mileage on the same basis as is provided in the Constitution for Members of the Legislature and it is further provided that the same mileage rates shall apply to necessary travel to points within the State other than the seat of government to attend meetings of the committee. Compensation of employees, expenses of members, and all other expenses of the committee, shall be paid out of the appropriation for mileage and per diem and contingent expenses of the 58th Legislature. All payrolls and traveling expense vouchers shall be approved by the chairman of the committee and Speaker of the House of Representatives before payment."
The amendment was adopted without objection.

H. S. R. No. 418, as amended, was then adopted without objection.

AUTHORIZING THE 49TH ARMORED DIVISION TO ERECT ON THE CAPITOL GROUNDS A MEMORIAL MONUMENT WITHOUT COST TO THE STATE

The Speaker laid before the House, for consideration at this time, S. C. R. No. 24, Authorizing the 49th Armored Division to erect on the Capitol Grounds a memorial monument without cost to the State.

The resolution, having heretofore been referred to the Committee on Military and Veterans' Affairs, was reported favorably by the Committee.

Mr. Whitley moved that further consideration of Senate Concurrent Resolution No. 34 be postponed until 10:45 o'clock p.m., Friday, May 24.

Mr. Hughes moved to table the motion to postpone further consideration of S. C. R. No. 34, and the motion to table was lost.

The motion to postpone further consideration of S. C. R. No. 34 until 10:45 o'clock p.m., Friday, May 24, prevailed.

REQUESTING THE TEXAS LEGISLATIVE COUNCIL TO MAKE A STUDY OF THE MANAGEMENT AND PRESERVATION OF ESSENTIAL RECORDS OF THE STATE OF TEXAS

The Speaker laid before the House, for consideration at this time, S. C. R. No. 61, Requesting the Texas Legislative Council to make a study of the management and preservation of essential records of the State.

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

The resolution was adopted without objection.

COMMITTEE MEETING

Mr. Allen asked unanimous consent of the House that the Committee on State Affairs be permitted to meet at this time.

There was no objection offered.

RECALLING H. R. NO. 396 FROM THE GOVERNOR FOR CORRECTION

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

S. C. R. No. 83

Whereas, Senate Bill No. 396 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, That the action of the Governor be and is hereby respectfully requested to return Senate Bill No. 396 to the Senate for correction; and, be it further

Resolved, That the action of the Senate of the State of Texas, the House of Representatives concurring, That the Governor be and is hereby respectfully requested to return Senate Bill No. 396 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. 396 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 Engraving and Enrolling Clerk of the Senate be and is hereby directed to correct the enrolled copy of Senate Bill No. 396; in the following manner:

Change the first sentence of Section 1 of the bill to read as follows:

“Section 1. Subsection 6 of Section 5-A of Acts, 1931, 42nd Legislature, Chapter 371; as amended by Acts, 1951, 47th Legislature, 1st Called Session, Chapter 40; and as last amended by Acts, 1957, 54th Legislature, Chapter 399 (codified as Article 5431c of Vernon's Texas Civil Statutes) and which subsection reads as follows:"

And amend the caption to conform to the body of the bill.

The resolution was adopted without objection.

AUTHORIZING CERTAIN CORRECTIONS IN S. B. NO. 347

The Speaker laid before the House, for consideration at this time, the following resolution:
MESSAGE FROM THE SENATE

AUSTIN, TEXAS, MAY 22, 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:

H. C. R. No. 129, By Macates: Memorializing the Congress of the United States to call a Convention for the purpose of proposing an Article of Amendment to Article V of the Constitution of the United States.

H. B. No. 871, By Price: To apportion the State of Texas into Congressional Districts; and declaring an emergency. (As amended)

H. B. No. 1039, By Bass of Bowie: Prescribing an open season and bag limit for deer in Bowie County; and declaring an emergency.

H. B. No. 1087, By Pipkin: Appropriating $150,000 to the House of Representatives and $40,000 to the Senate for certain expenses; and declaring an emergency.

H. B. No. 210, By Peavy: Redefining the term "exceptional children" so as to include emotionally disturbed children; and declaring an emergency. (As amended).

The Senate has adopted the Conference Committee Report on Senate Bill No. 270 by viva voce vote.

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

H. B. No. 1094, By Cavness: Requiring registration for wholesalers and distributors of drugs and medicines with the Commissioner of Health; and declaring an emergency.

H. B. No. 677, By Stewart: Relating to credits required for teacher certification; and declaring an emergency.

H. J. R. No. 8, By Cavness: Proposing an amendment to Section 39 of Article XVI of the Constitution of the State of Texas.

The Senate has adopted the Conference Committee Report on Senate Bill No. 318 by viva voce vote.

Committee Substitute for H. B. 304, By Mutscher: Making appropriations to pay miscellaneous claims out of the General Revenue Fund; and declaring an emergency.

I am directed by the Senate to inform the House that Senate concurred in House amendments to S. B. 137 by viva voce vote.

Senate concurred in House amendments to S. B. 449 by viva voce vote.

Senate concurred in House amendments to S. B. 692 by viva voce vote.

Senate concurred in House amendments to S. B. 454 by viva voce vote.

Senate concurred in House amendments to S. B. 502 by viva voce vote.

Senate concurred in House amendments to S. B. 504 by viva voce vote.

Senate concurred in House amendments to S. B. 470 by viva voce vote.
Senate concurred in House amendments to S. C. R. 19 by viva voce vote.

I am directed by the Senate to inform the House that the Senate has granted the request of the House for a Conference Committee to adjust the differences between the two Houses on House Bill No. 444.

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

Senators: Watson, Chairman; Colson, Hardeman, Reagan and Word.

Respectfully submitted,

CHARLES A. SCHNABEL.
Secretary of the Senate.

PROVIDING FOR A SUITABLE ROOM IN THE CAPITOL BUILDING FOR NON-DENOMINATIONAL PRAYER AND WORSHIP SERVICES FOR STATE OFFICERS AND EMPLOYEES

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

H. C. R. No. 93, Providing for a suitable room in the Capitol Building for non-denominational prayer and worship services for State officers and employees.

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

The resolution was adopted without objection.

MOTION TO RECONSIDER VOTE ON H. S. R. No. 488

Mr. Roberts moved to reconsider the vote by which H. S. R. No. 488 was on today adopted.

Mr. Adams moved to table the motion to reconsider the vote, and the motion to table prevailed.

TO GRANT F AND C ENGINEERING COMPANY, ET AL, PERMISSION TO SUE THE STATE AND THE HIGHWAY DEPARTMENT

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

H. C. R. No. 81, Granting F and C Engineering Company, et al, permission to sue the State and the State Highway Department.

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

The resolution was adopted without objection.

GRANTING AUSTIN BRIDGE COMPANY PERMISSION TO SUE THE STATE

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

S. C. R. No. 66, Granting Austin Bridge Company permission to sue the State.

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

Mr. McLain offered the following committee amendment to the resolution:

Committee Amendment No. 1

Amend S. C. R. No. 66 by adding two resolving clauses, immediately following the last resolving clause, which shall read as follows:

"Resolved, That nothing herein shall be construed as an admission on the part of the State of Texas, or any of the Departments or Agencies of the State of Texas or any of the political subdivisions of the State of Texas, as to the validity of any allegations or claims asserted in said suits, but that all allegations and claims asserted in said suit must be proved as in other suits under the same rules of evidence and the same laws as apply in and govern the trial of other civil cases; and be it further

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

The amendment was adopted without objection.

S. C. R. No. 66, as amended, was adopted without objection.

COMMITTEE MEETING

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

There was no objection offered.

GRANTING MRS. RUTH WILHELM, ET AL. PERMISSION TO SUE THE STATE

The Speaker laid before the House, for consideration at this time,
S. C. R. No. 87, Granting Mrs. Ruth Wilhelm, et al, permission to sue the State.

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

The resolution was adopted without objection.

GRANTING DISC JOCKEY, INC., PERMISSION TO SUE THE STATE

The Speaker laid before the House, for consideration at this time,
S. C. R. No. 71, Granting Disc Jockey, Inc., permission to sue the State.

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

The resolution was adopted without objection.

GRANTING PERMISSION TO MRS. ARRA GRISHAM, ET AL., TO SUE THE STATE

The Speaker laid before the House, for consideration at this time,
S. C. R. No. 44, Granting permission to Mrs. Arra Grisham, et al, to sue the State.

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

The resolution was adopted without objection.

Mr. McIlhany offered the following committee amendment to the resolution:

Committee Amendment No. 1

Amend S. C. R. No. 28 by adding two resolving clauses, immediately following the last resolving clause, which shall read as follows:

"Resolved, That nothing herein shall be construed as an admission on the part of the State of Texas, or any of the Departments or Agencies of the State of Texas, or any of the political subdivisions of the State of Texas, as to the validity of any allegations or claims asserted in said suit, but that all allegations and claims asserted in said suit must be proved as in other suits under the same rules of evidence and the same laws as apply in and govern the trial of other civil cases; and be it further

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

The amendment was adopted without objection.

The resolution, as amended, was adopted without objection.

TO GRANT ROBERT G. STOREY PERMISSION TO SUE THE STATE

The Speaker laid before the House, for consideration at this time,
H. C. R. No. 24, Granting Robert G. Storey permission to sue the State.

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

The resolution was adopted without objection.
TO GRANT HATTIE DOUGLASS PERMISSION TO SUE THE STATE AND THE STATE HIGHWAY DEPARTMENT

The Speaker laid before the House, for consideration at this time, H. C. R. No. 49, Granting Hattie Douglass permission to sue the State and the State Highway Department.

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

The resolution was adopted without objection.

TO GRANT ORENE HEATH MCCLANAHAN, ET AL, PERMISSION TO SUE THE STATE AND THE STATE HIGHWAY DEPARTMENT

The Speaker laid before the House, for consideration at this time, S. C. R. No. 44, Granting Orene Heath Mcclanahan, et al, permission to sue the State and the State Highway Department.

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

The resolution was adopted without objection.

GRANTING MR. AND MRS. BERT VAN NATTER PERMISSION TO SUE THE STATE

The Speaker laid before the House, for consideration at this time, S. C. R. No. 56, Granting Mr. and Mrs. Bert Van Natter permission to sue the State.

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

Mr. McLlhany offered the following committee amendment to the resolution:

Committee Amendment No. 1

Amend S. C. R. No. 56 by adding two resolving clauses, immediately following the last resolving clause, which shall read as follows:

"Resolved, That nothing herein shall be construed as an admission on the part of the State of Texas, or any of the Departments or Agencies of the State of Texas, as to the validity of any allegations or claims asserted in said suit, but that all allegations and claims asserted in said suit must be proved as in other suits under the same rules of evidence and the same laws as apply in and govern the trial of other civil cases; and be it further

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

The amendment was adopted without objection.

The resolution, as amended, was adopted without objection.

GRANTING WILLIAM E. GOETZ AND SONS, CONTRACTORS PERMISSION TO SUE THE STATE

The Speaker laid before the House, for consideration at this time, S. C. R. No. 13, Granting William E. Goetz and Sons, Contractors, permission to sue the State.

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

Mr. McLlhany offered the following committee amendment to the resolution:

Committee Amendment No. 1

Amend S. C. R. No. 13 by adding two resolving clauses, immediately following the last resolving clause, which shall read as follows:

"Resolved, That nothing herein shall be construed as an admission on the part of the State of Texas, or any of the Departments or Agencies of the State of Texas, or any of the political subdivisions of the
State of Texas, as to the validity of any allegations or claims asserted in said suits, but that all allegations and claims asserted in said suits must be proved as in other suits under the same rules of evidence and the same laws as apply in and govern the trial of other civil cases; and be it further
Resolved, That nothing herein shall be construed as a waiver of any defenses, of fact as well as law, that may be asserted by or available to the State of Texas, or any of the Departments or Agencies of the State of Texas, or any of the political subdivisions of the State of Texas, in said suit, but all such defenses are hereby specifically reserved.

The amendment was adopted without objection.

The resolution, as amended, was adopted without objection.

GRANTING ELDRIDGE JARRELL PERMISSION TO SUIT THE STATE
The Speaker laid before the House, for consideration at this time,
S. C. R. No. 53, Granting Eldridge Jarrell permission to sue the State.

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

The resolution was adopted without objection.

GRANTING LEBLANC, INC., PERMISSION TO SUIT THE STATE AND THE BOARD OF DIRECTORS OF TEXAS SOUTHERN UNIVERSITY
The Speaker laid before the House, for consideration at this time,
H. C. R. No. 82, Granting LeBlanc, Inc., permission to sue the State and the Board of Directors of Texas Southern University.

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

The resolution was adopted without objection.

COMMITTEE MEETING
Miss Isaacks asked unanimous consent of the House that the Committee on Education be permitted to meet at this time.

There was no objection offered.

RELATING TO THE USE OF LAND FOR MEDICAL FACILITIES TO ENHANCE BOARD FOR TEXAS STATE HOSPITALS AND SPECIAL SCHOOLS
The Speaker laid before the House, for consideration at this time,
S. C. R. No. 63, Relating to the use of land for medical facilities to enhance Board for Texas State Hospitals and Special Schools.

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

The resolution was adopted without objection.
RELATIVE TO PAY RAISE FOR CERTAIN EMPLOYEES OF STATE HIGHWAY DEPARTMENT

The Speaker laid before the House, for consideration at this time, H. S. R. No. 558, Relative to pay raise for certain employees of State Highway Department.

The resolution, having heretofore been referred to the Committee on State Affairs, was reported favorably by the Committee. The resolution was adopted without objection.

PROVIDING FOR COMMITTEE TO STUDY USE AND DEVELOPMENT OF BAYS, INLETS, ETC.

The Speaker laid before the House, for consideration at this time, S. C. R. No. 60, Providing for Committee to Study Use and Development of Bays, Inlets, etc.

The resolution, having heretofore been referred to the Committee on State Affairs, was reported favorably by the Committee. The resolution was adopted without objection.

TO GRANT LAURA E. BRENNAN PERMISSION TO SUE THE STATE

The Speaker laid before the House, for consideration at this time, S. C. R. No. 62, Granting Laura E. Brennan permission to sue the State.

The resolution, having heretofore been referred to the Committee on State Affairs, was reported favorably by the Committee. The resolution was adopted without objection.

CREATING THE COMMITTEE ON STATE AND LOCAL TAX POLICY

The Speaker laid before the House, for consideration at this time, S. C. R. No. 63, Creating the Committee on State and Local Tax Policy.

The resolution, having heretofore been referred to the Committee on State Affairs, was reported favorably by the Committee. The resolution was adopted 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 of the following enrolled bills and resolutions:

S. B. No. 233, "An Act to amend Section 3 of Article 3.44 and subsection (c) of Section 3 of Article 3.52 of the Insurance Code of Texas, Acts of 1951, 52nd Legislature, Page 868, Chapter 491, as amended so as to clarify when life insurance policies shall be incontestable, providing for a severability clause; and declaring an emergency."

S. B. No. 134, "An Act amending Subsection (2) of Article 9.02, Chapter 9, House Bill No. 11, 3rd Called Session of the 56th Legislature, further cited as Chapter 1 of Title 122A, 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."

S. B. No. 424, "An Act authorizing the governing body of any incorporated city or town (including home rule cities) to lease any city-owned swimming pool to be operated by lessee as a public swimming pool under such terms and conditions as may be agreed upon by such governing body and lessee; providing for the authorization and execution of the lease and lease agreement; providing the term to be covered by such lease; and declaring an emergency."

S. B. No. 399, "An Act to amend Paragraph (5) of Article 4.01, Chapter 4, Section 1, Title 122A, Taxation-General, Revised Civil Statutes of Texas, Acts of the 56th Legislature, 3rd Called Session, 1989, Chapter 1, page 401, and to amend Article 4.02, Chapter 4, Section 1, Title 122A, Taxation-General, Revised Civil Statutes of Texas, Acts of the 56th Legislature, 3rd Called Session,"
1959, Chapter 1, page 291, so that the volume of oil produced and subject to tax may be measured or determined by tank tables or with the permission of the well operator by meter or meters or by other measuring device or devices capable of accurately measuring "production" or total "oil produced"; and declaring an emergency.

S. B. No. 20, "An Act relating to state credit unions, loans and investments therein, the maximum rate of interest and other charges on loans made thereby, and the supervision, examination, examiners fees, expenses, bylaws, board of directors, officers, audits, dividends, dissolution, conversion and liquidation thereof, capital and surplus, advisory commission, and slander or liable of credit unions; amending Articles 2462, 2465, 2466, 2469, 2472, 2444a and 2484b, Revised Civil Statutes of Texas 1925, and enacting Article 2484c, Revised Civil Statutes of Texas 1925, so as to define interest on loans by state credit unions, to fix the maximum rate of such interest at 1% per month on the unpaid balance, to prohibit other charges on such loans, to repeal the limitation on investments in shares of building and loan associations or savings and loan associations, to raise the fees payable by credit unions to the Banking Commissioner for examination, to provide for fees payable by credit unions to the Banking Commissioner for supervision, to provide for inclusion in the bylaws the conditions of association, residence or occupation which qualify a person for membership, to make certain drafting clarifications and revisions, to insert new headings, to authorize the board of directors to declare dividends, to authorize the Banking Commissioner to prescribe rules and regulations for the merger, consolidation and dissolution of credit unions, to authorize the Banking Commissioner to close any credit union and place it in involuntary liquidation and appoint a liquidating agent therefor, to provide for notice, hearing, appeal, examination, operation, distribution, and termination of credit unions in involuntary liquidation, and various processes incidental thereto, to authorize the Banking Commissioner to make rules and regulations pertaining to involuntary liquidation, to place certain restrictions on the liquidating agents and to impose penalties for violation thereof, to change the definition of "capital and surplus" in credit unions, to increase the required meetings of the advisory commission to at least twice annually, to provide for reimbursement of members of the advisory commission for expenses incidental to travel, board and lodging, to prohibit untrue and derogatory statements as to financial condition of credit unions with intent to injure same, to prohibit aiding in such statements and to impose penalties for violation of such prohibition; providing savings clauses and declaring an emergency."

S. B. No. 444, "An Act amending Subsection (b) of Section 1, House Bill No. 603, Chapter 508, Page 1480, General and Special Laws of the State of Texas, 52nd Legislature, Regular Session, 1951, as amended, and being codified as Subsection (b) of Section 3 of Article 595g, Vernon's Texas Civil Statutes; redefining 'employment' as the term is used in this Act so as to exclude from the Federal old-age and survivor's insurance system service in any policeman's position, which is subject to an existing Retirement System at the time the agreement is undertaken, in incorporated cities having a population of 250,000 or more according to the most recent decennial Federal Census prior to the date of said agreement; providing a repealing clause, a savings clause, and declaring an emergency."

S. B. No. 328, "An Act relating to the payment or distribution of cash or property by any business organization or associations to persons registered on its books as the owners of shares or certificates, under certain conditions and which funds or property are now held in escrow or paid by or delivered to a trustee or custodian; providing for the payment of such cash or property by such organization, escrow agent, trustee or custodian to such registered person, his heirs, successors or assigns; providing for the presumption of ownership of the shares or certificates by the person in whose name such shares or certificates were registered on the records of any such organization at the time such distributions are or were payable; providing for the re-
buttal of such presumption; provid­
ing that no liability shall attach to 
such organizations or to its trustees, 
officers, directors or agents making 
distribution to a person in whose 
name shares or certificates were reg­
istered or to the heirs, successors or 
assigns of any such person under cer­
tain conditions; providing for notice 
by a third party who may claim to 
be the true beneficial owner of such 
shares or certificates or of any dis­
tribution therefrom and proof of 
such ownership by a third party, or 
in the absence thereof, requiring 
establishment of ownership by any 
person, other than the person in 
whose name the transferable shares 
or interests were registered at the 
time such distribution was payable, 
by final judgment of a court of com­
petent jurisdiction; providing for a 
limited period or periods and de­
claring an emergency.”

S. B. No. 332, “An Act amending 
Article 16 5 of the Revised Civil 
Statutes of Texas, 1925, as amend­
ed, to provide six (6) assistants in 
addition to the first assistant to the 
county auditor in counties hav­ing 
between one hundred thousand 
(100,000) and one hundred and 
fifty thousand (150,000) inhabi­
tants, and to provide ten (10) such 
additional assistants to counties hav­ing 
between one hundred and forty 
(140,000) and two hun­
dred and seventy-five thousand 
(175,000) inhabitants, in each in­
stance according to the last pre­
ceding Federal Census; and declar­
ing an emergency.”

S. B. No. 489, “An Act providing 
for the acquisition of rights-of­
way by or for the Texas Highway 
Department, the cost of relocating or 
adjusting eligible utility facilities 
shall be treated as a right-of-way 
cost; providing for the validation of 
previous contracts; providing a re­
pealing clause; and declaring an 
emergency.”

S. B. No. 310, “An Act relating to 
the abolishment of the office of county 
superintendent in all counties of this 
state having a population not less 
than sixteen thousand, eight hundred 
and twenty (16,820) and not more 
than one hundred thousand, nine hundred 
and twenty (100,020) according to the 
last preceding federal census; and de­
claring an emergency.”

S. B. No. 388, “An Act to amend 
Article 6.04 of Chapter 201, Acts of 
the Fifty-seventh Legislature, 1961, 
compiled as Article 6.03-6.04 in 
Vernon’s Revised Civil Statutes of 
Texas as a part of the Uniform Stock 
Transfer Act, to provide that when­
ever two or more registered owners 
of corporate shares have given the 
corporation notices of a written agree­
ment between them providing for 
disposition of all rights of a 
shareholder on his death, or for 
 survivorship in the remaining own­
ers, no liability will accrue to the 
corporation because of any claim ad­
verse to the ownership shown in the 
agreement, unless the corporation 
has notice of such claims, and declar­
ing an emergency.”

S. B. No. 330, “An Act authorising 
cities having a population over 650, 
000 according to the most recent 
federal census to construct buildings, 
improvements and structures to be 
used in its park or fairgrounds for 
exhibitions, concessions and enter­
tainment, to acquire land therefor, 
and to acquire, repair, improve and 
convert buildings and structures for 
such uses; authorising such cities to 
make leases of such properties or 
contracts for their operation; auth­
orising such cities to issue negotiable 
revenue bonds to provide funds for 
said purposes, and to secure such 
bonds by a pledge of net revenues of 
such properties, leases and operating 
contracts; providing that the bonds 
shall relate on the 1st day of Janu­
ary of the year following the date 
of issuance; providing for the 
conversion of such bonds into 
ordinary bonds; providing for the 
issuance of warrants for such 
income bonds; requiring the 
enact­
ment of an article to provide for the 
valuation of certain guarantees for 
life insurance policies and annuity 
and pure endowment contracts; re­
pealing Article 8.80; amending Sec­
tions 7 and 8 of Article 8.80, to pro­
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...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 the 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.

S. B. No. 298. "An Act amending Section 44, Chapter VII, Article 9 of the Texas Banking Code of 1943, codified as Article 342--709, Re­vised Civil Statutes of Texas, 1925, by adding a provision that banks shall not be required to disclose the amount deposited by any depositor to third parties except where the depositor or the bank is made a proper or necessary party in a court of competent jurisdiction, or in re­sponse to a subpoena issued by a legislative investigating committee, or in response to a request for ex­amination of records by the Attorney General; and declaring an emergency."

S. B. No. 505. "An Act amending Section 1 of Senate Bill No. 18, Chapter 11, Acts of 53rd Legis­lature, First Called Session, 1943 (Article 2654-3a, Section 1, V. C. S.), relating to the investment of funds to finance such study; providing for free transfer of cases between the District Courts and the Court of Domestic Relations of Galveston County; amending the term of office of the Judge of said court to correspond with the Constitution of the State of Texas; and declaring an emergency."

S. B. No. 477. "An Act authorizing creation and organization of a committee to study ways and means of treating, correcting and rehabilitat­ing eccentric personalities; authorizing appropriation and allocation of funds to finance such study, and declaring an emergency."

S. B. No. 498. "An Act authoriz­ing the Commissioners Courts of..."
Armstrong, Potter and Randall Counties to pay the District Judge of the 4th Judicial District a reasonable sum not to exceed $6,000 per annum; authorizing the Commissioners Court of Potter County to pay the District Judge of the 105th Judicial District a reasonable sum not to exceed $6,000 per annum; providing that such compensation shall be in addition to other compensation paid or authorized; providing for additional compensation which may be paid visiting judges; providing a severability clause; and declaring an emergency." 

S. B. No. 105, "An Act amending Chapter 498, Acts of the 48th Legislature, Regular Session, 1925, codified as Article 1726, Vernon's Texas Civil Statutes, fixing the date for payment of annual license fee." 

S. B. No. 138, "An Act amending Chapter 118, Acts of the 44th Legislature, Regular Session, 1923, as amended by House Bill No. 79, Acts of the 49th Legislature, Regular Session, 1933, Chapter 242, page 606, codified in Vernon's as Article 7248, Vernon's Penal Code, and known as the Hairdressers and Cosmetologists Act, so as to authorize the Attorney General or any district or county attorney to institute any injunction proceeding or such other proceeding as to enforce the provisions of this Act; making other provisions relating thereto; authorizing and providing venue for suits for recovery of penalty for violating the Act; and declaring an emergency." 

S. B. No. 392, "An Act amending Chapter 30, Acts of the 51st Legislature, Third Called Session, 1963, changing the manner of appointment and terms of the members of the Old Galveston Commission; repealing the possible power of the Commission to charge non-residents admission fees to public places; changing the prerequisites for the election of commissioners; authorizing the Commission to regulate business within the Old Galveston Quarter; repealing provisions for traffic control, prohibiting the issuance of bonds; amending the previous provisions for elections; and declaring an emergency." 

S. B. No. 482, "An Act to provide for the classification of certain patented lands in Reeves County and the issuance of a corrected patent in the State to conform to said classification; and declaring an emergency." 

S. B. No. 268, "An Act amending section 2 of Chapter 89, Acts of the 51st Legislature, 1949, relating to service and age requirements for retirement of judges (codified as Section 2 of Article 6228b, Title 109, Vernon's Texas Civil Statutes), to provide that any person who has eighteen (18) years service on one or more courts of this State shall be qualified to receive retirement pay under this Act, after reaching age sixty-five, regardless of whether he is serving on a court at such time, providing that such retirement pay shall be based upon the annual salary paid to such judge during his last year of service; and declaring an emergency." 

S. B. No. 505, "An Act authorizing the Commissioners Courts of the counties of the 1st Judicial District to supplement the salary of the District Attorney of the 1st Judicial District; and declaring an emergency." 

S. B. No. 389, "An Act amending Article 695c, Section 8A and Section 8B of Vernon's Texas Civil Statutes, 1925, as amended originally from acts 1939, 46th Legislature, Page 544, Acts 1941, 47th Legislature, Page 914, Chapter 562, 1 as amended acts 1949, 51st Legislature, Page 743, Chapter 492, 1, relating to appeals from orders of the advisory board as appointed by the State Department of Public Welfare, so as to change jurisdiction and venue on such appeal and making other provisions relating thereto; and declaring an emergency." 

S. B. No. 325, "An Act amending Acts 1951, 53rd Legislature, Chapter 191, codified as Article 21.22 of the Texas Insurance Code, by adding thereto a new Section numbered 8A, authorizing the Receiver, after payment of the final dividend, to convey, transfer, or assign all assets other than cash to the State Insurance Liquidator; authorizing the State Insurance Liquidator to convey, transfer, or assign such assets.
S. B. No. 25, "An Act authorizing the Board of Directors of Texas Technological College, in consideration of the payment to it of the appraised value, to convey to the Texas Tech Inter-Fraternity Housing Corporation, certain land in the City of Lubbock, Lubbock County, Texas, for the purpose of constructing thereon fraternity and sorority lodges; prescribing procedures and conditions for the sale of this property; making an appropriation; and declaring an emergency."

S. B. No. 361, "An Act amending Section 3 of Article 2654b-1, of Vernon's Civil Statutes of the State of Texas, providing that children of members of the Texas National Guard and the Texas Air National Guard killed on active duty may receive benefits of Section 1 thereof; and declaring an emergency."

S. B. No. 362, "An Act authorizing a permanent statutory revision program for the State of Texas; placing the responsibility for planning and executing the program in the Texas Legislative Council; providing for the appointment of a Statutory Revision Advisory Committee to advise the Legislative Council on certain matters; and declaring an emergency."

S. J. R. No. 18, "Proposing an amendment to Section 49-b, Article III of the Constitution of Texas so as to authorize an increase in the total amount of bonds or obligations that may be issued by the Veterans' Land Board to Three Hundred Fifty Million Dollars ($350,000,000); providing for the issuance of said bonds or obligations and the conditions relating thereto and the use of the Veterans' Land Fund; and providing for an election and the issuance of a proclamation thereof."

S. B. No. 375, "An Act amending the Veterans' Land Board-Veterans Land Fund Act, being Chapter 518, Acts of the Fifty-first Legislature, Regular Session, 1949, as amended, providing for the issuance and sale of Veterans' Land Bonds; providing for certain moneys and lands to comprise the Veterans' Land Fund; providing for the repayment of the principal and interest due on Veterans' Land Bonds, investments of the moneys of Veterans' Land Fund, certain uses of the moneys of the Fund; for the negotiability of Veterans' Land Bonds, declaring Veterans' Land Bonds to be legal investments under certain circumstances, for the purchase of Veterans' Land Bonds on the open market and cancellation of the indebtedness represented thereby; providing for certain expenses to be paid out of certain moneys of the Veterans' Land Fund; providing for the purchase of lands with certain moneys of the Veterans' Land Fund; providing for the purchase, subdivision and sale, or resale of lands by the Veterans' Land Board and the payment of certain expenses out of certain moneys of the Veterans' Land Fund; providing for the purchase and sale of land selected by veterans; providing generally for the sale of land acquired by the Veterans' Land Board, for the transfer, sale or conveyance of land by veterans and their heirs or assigns, for leases by veterans and their heirs or assigns, for the prohibition of certain transactions by veterans and their heirs or assigns and exceptions thereto, and for the issuance of deeds by the Chairman of the Veterans' Land Board and the effect thereof, providing a savings and severability clause; making the Act cumulative; and declaring an emergency."

S. B. No. 73, "An Act authorizing and empowering the Board of Directors of the Agricultural and Mechanical College of Texas acting by the Chancellor of the Texas Agricultural and Mechanical College System, in consideration of the value to be determined by appraisers, to execute and deliver a deed to certain land in Angelina County to the Hudson Independent School District of Angelina County, which said land is a part of the land under control of the Texas Agricultural Experiment Station, an agency under the supervision of said Board of Directors; providing for the exception from said conveyance and reservation unto said Board of Directors of all fissile materials and all oil, gas, and other minerals of..."
whenever nature upon, In, or under said land; providing that said Board of Directors may reserve any right-of-way easement necessary to give it access to other lands under its control in the vicinity of the land to be conveyed; providing for the foregoing appraisers; providing for deposit to local funds of the Texas Agricultural Experiment Station to the credit of East Texas Pasture Investigations Laboratory, to be expended for the restoration, operation and improvement of the remaining land and appraisal expenses, the monetary consideration received for the land to be conveyed; providing for approval of the form of conveyance by the Attorney General; and declaring an emergency."

S. C. R. No. 19, Granting Gillette W. Davis permission to sue the State.

S. C. R. No. 20, Authorizing the Board of Control to make agreements with Civil Defense authorities for use of certain areas of State buildings as fallout shelters.

S. C. R. No. 70, Providing that the Legislative Council make a study of the blind in Texas.

S. C. R. No. 72, Extending congratulations to Station KRLD-TV for outstanding news coverage.

S. C. R. No. 76, Relative to conveying certain lands from the United States Government to the Board for State Hospitals and Special Schools.

RECALLING H. B. NO. 902 FROM THE GOVERNOR

Mr. Slider offered the following resolution:

H. C. R. No. 115

Resolved by the House of Representatives, the Senate concurring, that the Governor be and he is hereby requested to return to the House House Bill 902, for further consideration; and be it further Resolved, That the action of the Speaker and the President of the Senate in signing House Bill 902 be declared null and void, and that the two presiding officers be authorized to remove their signatures from the enrolled bill.

Signed: Slider and Allen.

Mr. McIlhenny moved to table H. C. R. No. 115.

A record vote was requested on the motion to table. The motion to table H. C. R. No. 115 was lost by the following vote:

Year—25

Berry Johnson of Bexar
Bridges Kilpatrick
Brooks Kohls
Brown Ligeard
Chapman Melihanny
Cherry Mutschler
Coughran Pinkin
de la Garza Rapp
Doyle Smith of Jefferson
Foreman Stewart
Giddens Whitfield
Hinson Wilson

Nays—111

Adams Fondren
Alexis Garrison
Allen Gibbens
Arlège Glenn
Atwell Green
Ball Grover
Banfield Guffey
Barnes Hulsey of Brown
Bass of Bowie Hallmark
Bass of Harris Harding
Beckham Harrington
Birks Harris of Dallas
Brown of Taylor Haynes of Orange
Butler Healy
Cain Heflin
Calwell Hendrix
Canales Hollowell
Cannon Houston
Carpenter Hughes
Carrick Jasacks
Cavness Jamieson
Clayton Jarvis
Cole Kiger
Collins Knapp
Cory Kothmann
Cowan Lack
Cowles McDonald
Grain McDonald of Texarkana
Grow Davis
Keeling McDonald of Waco
Lolk
Dockum
Dugan McDougal
Duggan McDougall
Elkhardt McWilliams
Edwards Merrick
Emery Morgan
Fletcher Moyer
Floyd Niemeyer
APPOINTMENT OF CONFERENCE COMMITTEE ON H. B. NO. 871

The Speaker announced the appointment of the following Conference Committee, on the part of the House, on H. B. No. 871:

Meesra. Fondren, McDonald of Hidalgo, Cain, Satterwhite and Wheeler.

RECESS

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

A record vote was requested on the motion to recess.

The motion to recess until 10:00 o'clock a.m. tomorrow prevailed by the following vote:

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May 22, 1963 HOUSE JOURNAL 2479

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Absent—Excused

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<td>H. C. R. No. 115 was then adopted.</td>
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REASON FOR VOTE

I was in the Senate working on the Congressional Redistricting Bill (H. B. No. 871) of which I am co-author when the vote was taken on H. C. R. No. 115. This resolution results from the Governor H. B. No. 902, the bill that provides pensions for Members of the Legislature. I voted yesterday against the bill that provided pensions for Legislators and would have voted for H. B. No. 115 had I not been in the Senate Chamber at the time the vote was taken on this Resolution.

James M. Cotten.

HOUSE BILL NO. 671 WITH SENATE AMENDMENTS

Mr. Fondren called up with Senate Amendments for consideration at this time H. B. No. 671.

Mr. Fondren moved that the House do not concur in the Senate Amendments, and that a Conference Committee be requested to adjust the differences between the two Houses on the bill. The motion prevailed.
The Benediction was offered by the Honorable Leroy J. Wieting, as follows:

"Heavenly Father, we stand and give thanks for this day for our life, strength, wisdom and guidance that have been given this day. Although we now leave from this place, depart not from each of our lives through this night, but strengthen us and bring us back tomorrow. We pray for wisdom as we might serve all the people of this great State under God in Whose Name we pray.—Amen."

In accordance with the motion to recess, the House, at 4:56 o'clock p.m. took recess until 10:00 o'clock a.m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

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

Contingent Expenses: H. S. R. No. 419.

Counties: S. B. No. 48, S. B. No. 77.

Game and Fisheries: S. B. No. 237.

Rules: H. C. R. No. 92.


REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Austin, Texas, May 21, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 410, a bill to be entitled "An Act making it unlawful to steal any oil or gas equipment or pipeline equipment or water well drilling equipment; making such offense a felony; prescribing punishment therefor; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 21, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred H. B. No. 449, a bill to be entitled "An Act authorizing the amount of compensation to be paid from county funds by counties having a population of nine hundred and fifty thousand (950,000) or more, according to the last preceding Federal Census, as compensation to district and criminal district judges in such counties, providing for the compensation of substitute judges; and 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 21, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 321, A bill to be entitled "An Act providing for the licensing of persons engaged in the commercial application of pesticides, defoliants and other commercial farm chemicals by the Commissioner of Agriculture; requiring proof of financial responsibility by licensees; requiring equipment to be marked and records to be kept; requiring commercial aerial applicators to conform to all existing Federal Aviation Administration rules and regulations pertaining to aerial applicators; requiring the Commissioner of Agriculture to maintain a roster of licensees, open to public inspection; providing grounds and procedure for suspension and revocation of licenses, and requiring appeals; providing exemptions; authorizing the Commissioner to promulgate rules and regulations for the enforcement and administration of this Act; providing penalties for violation of this Act; providing for disposition of fees collected under this Act; providing for severability; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 21, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 905, A bill to be entitled "An Act amending Article 8307 Revised Civil Statutes of Texas, 1925, as amended, to create the office of Industrial and Occupational Safety Co-coordinator under the control of the Industrial Accident Board; providing qualifications and duties for such office; providing that the provisions of the Act be severable; repealing all laws in conflict; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 21, 1963
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills to whom was referred


Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.
Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 21, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 945, A bill to be entitled "An Act amending Section 1 of Chapter 154, Acts of the Forty-fourth Legislature, Regular Session, 1963, as amended (compiled as Article 1570a, Vernon’s Penal Code of Texas), so as to prohibit owners of livestock or persons responsible for their control from allowing animals to traverse or roam at large on the right-of-way of any numbered Farm-to-Market Road where the same is enclosed by fences on both sides in this State; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman. 

Austin, Texas, May 21, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred

H. B. No. 1042, A bill to be entitled "An Act amending Article 16, Section 99, Constitution of Texas, known as Harris County Water Control and Improvement District No. 83; declaring District a governmental agency, body politic and corporate; defining the boundaries; finding the field notes and boundaries form a closure, and related matter; finding a benefit to all land and other property within the District; finding that District is created to serve a public use and benefit; defining powers of District, conferring on District the rights, powers, privileges, authority and duties of the General Laws of Texas as applicable to water control and improvement districts created under Article 16, Section 99, Constitution of Texas, where not in conflict with this Act and adopting same by reference; providing for no election for confirmation and no hearing for exclusions and no hearing on plan of taxation and adopting ad valorem plan of taxing for the District; authorizing District certain rights, powers and authority for and in connection with its system, facilities and other things necessary to the fulfillment of its purposes whether within or without the boundaries of the District, and related matters; providing certain limitations; providing for governing body of District; providing for qualifications and bonds of directors; naming first board of directors; providing for terms and election of directors and provisions for failing to call director elections and related matters; providing directors to fill vacancies; providing for organization of board of directors; providing for employment of engineers, attorneys, and other employees; providing for sale and price of bonds and refunding bonds; providing for exchange of bonds or refunding bonds for property acquired or in payment of contract price for work done or materials or services furnished and providing for price of bonds or refunding bonds in such exchange; providing for bonds and refunding bonds to be approved by Attorney General of Texas and registered by the Comptroller of Public Accounts and providing for negotiability, legality, validity, obligations, insolvency of the bonds and refunding bonds; making bonds and refunding bonds eligible investments; making inapplicable certain provisions of Article 7880-77b, Vernon’s Texas Civil Statutes, as amended, to the District; expropriating property and bonds of District from taxation and related matters; providing District shall bear expense of relocating or rerouting of any highway, railroad, or utility lines or pipelines made necessary by its exercise of the power of eminent domain; enacting other provisions related to the aforementioned subjects; providing for severability clauses; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 21, 1963

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

Sir: Your Committee on Engrossed Bills to whom was referred
H. B. No. 1036, A bill to be entitled "An Act amending Section 8 of Chapter 427, Acts, Fifty-fourth Legislature, Regular Session, 1955, as amended by Acts of 1959, Fifty-sixth Legislature, Second Called Session, page 167, Chapter 49, Section 1, so as to provide for the minimum and maximum salaries of certain public officials in counties having a population of not less than nine hundred thousand (900,000) nor more than one million (1,000,000) according to the last preceding Federal Census; repealing all other salary and compensation laws applicable to said officials; providing for a saving clause; and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

NELSON COWLES, Chairman.

Austin, Texas, May 22, 1963

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

Sir:

Your Committee on Enrolled Bills to whom was referred

H. B. No. 31, An Act amending Chapter 214, General Laws, Regular Session, Forty-first Legislature, as heretofore amended (now codified as Article 911b, Vernon's Texas Civil Statutes) by the addition thereto of a new Section providing that the terms "Motor Carrier" and "Specialized Motor Carrier" as used in Section 1 of the aforesaid Act (Article 911b, Vernon's Texas Civil Statutes) shall apply to and include all for hire transportation of oil field equipment as defined in subdivision (i) of the aforesaid Section 1, over the public highways of this State, outside the corporate limits of cities or towns, irrespective of whether, in the course of such transportation, a highway between two or more cities, towns or villages is traversed; providing that nothing in this Act shall apply to or include vehicles used exclusively in the stringing of pipe for pipelines, nor to the transportation of water, drilling mud, petroleum and petroleum products in bulk, in tank trucks, when such substances are used in the servicing of oil and gas wells, unless in the course of such transportation, a highway between two or more incorporated cities, towns or villages is traversed; providing that nothing herein shall alter, amend, repeal or affect Chapter 290, Acts, Regular Session, Forty-seventh Legislature (now codified as Sections 1a and 1b of Article 911b, Vernon's Texas Civil Statutes, and being generally known as the Private Carrier Act); providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Austin, Texas, May 22, 1963

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

Sir:

Your Committee on Enrolled Bills to whom was referred

H. C. R. No. 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.
COMMISSIONERS’ PRECINCTS 1 AND 2 of Wheeler County, pursuant to authority granted by Section 9 of Article 9 of the Texas Constitution; providing for elections on the questions of the creation of such District and the levy of a tax not to exceed seventy-five cents (75¢) for its maintenance support and the payment of bonds issued by it; providing the District with power to issue bonds, and methods for authorizing same, for the purpose of the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same for hospital purposes, and for any and all such purposes, and for the refunding of such bonds; providing that bonds issued by the District shall be lawful investments and security for certain funds; providing a governing body for such District, its powers and duties and the tenure of its members; withdrawing authority for the sale of bonds or levy of taxes for hospital purposes by any other municipality or political subdivision therein; enacting other provisions incident and germane to the subject and purpose of this Act; providing a severance clause and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

AUSTIN, Texas, May 22, 1913
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 336, An Act providing for the creation of South Wheeler County Hospital District with boundaries coextensive with the boundaries of Commissioners Precincts 3 and 4 of Wheeler County; providing for elections on the questions of the creation of such District and the levy of a tax not to exceed Seventy-five Cents (75¢) on the One Hundred Dollar ($100) valuation for its maintenance support, the indebtedness assumed, and the payment of bonds issued by it; providing the transfer of hospital facilities and assumption of indebtedness and assets; providing the District with power to issue bonds, and methods for authorizing same, for the purpose of the purchase, construction, acquisition, repair or renovation of buildings and improvements and equipping same for hospital purposes, and for any and all such purposes, and for the refunding of such bonds; providing that bonds issued by the District shall be lawful investments and security for certain funds; providing a governing body for such District, its powers and duties and the tenure of its members; withdrawing authority for the sale of bonds or levy of taxes for hospital purposes by any other municipality or political subdivision therein; enacting other provisions incident and germane to the subject and purpose of this Act; providing a severance clause and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

AUSTIN, Texas, May 28, 1913
Hon. Byron M. Tunnell, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills to whom was referred

H. B. No. 902, An Act amending an Act to carry into effect Section 92a of Article XVI of the Constitution; providing for establishment of a Retirement System to provide retirement, disability, and death benefits for officers and employees of the State; providing an effective date; repealing laws in conflict herewith; providing a saving clause; and declaring an emergency.

Has carefully compared same and finds it correctly enrolled.

SHANNON, Chairman.

SEVENTY-THIRD DAY

(Continued)

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

The Sergeant at Arms reported that the Governor had returned the following Bills and Resolutions:

H. C. R. No. 96.
H. B. No. 31.
H. B. No. 336.
H. B. No. 902.

The Speaker laid the Bills and Resolutions on the table.