HOUSE BILLS, HISTORY OF, IN THE HOUSE

(Note: First number following subject indicates page where introduced. Only the first signer of the Bill is listed on the History of the Bills. For other signers see where the Bill was read first time.)

HOUSE BILLS, HISTORY OF—Continued.

1. By Fondren: Creating the Governor’s Committee on Education Beyond the High School, etc., 88.—Read first time, referred to the Committee on State Affairs, 88.—Reported favorably, 502.—Read second time, 540.—Point of order, overruled, 579.—Passed to engrossment, 581.—Read third time, passed, 610.—Reported engrossed, 611.—Votes recorded, 615.—Returned from the Senate, 776.—Signed, 777.—Reported enrolled, 802.—Sent to the Governor, 854.

2. By Kothmann: Relative to protecting and preserving rights of employees of street transportation systems which have been acquired by cities, towns or municipalities, declaring the public policy of the State, etc., 88.—Read first time, referred to the Committee on Municipal and Private Corporations, 88.—Reported favorably, 725.—Read second time, 744.—Motion to postpone, 744.—Substitute motion to re-refer to the Committee on State Affairs, prevailed, 744.—Reason for vote, 745.

3. By Morgan: Relative to apportioning the State of Texas into Congressional Districts, etc., 88.—Read first time, referred to the Committee on Congressional and Legislative Districts, 88.

4. By Kothmann: Relative to amending Section 1 of Article 1583-2, Penal Code of Texas, 1925, as amended, relating to minimum wages and longevity pay of members of City Fire Departments and Police Departments, 88.—Read first time, referred to the Committee on Municipal and Private Corporations, 88.—Motion to instruct Committee, 1644.—Motion to instruct Committee, 1645.—Motion to instruct Committee, 1646.—Reason for vote, 1646.—Passed to engrossment, 1672.—Point of order, 1673.—Point of order withdrawn, 1673.—Reported favorably, 1673.—Reported to the Senate, 428.—Signed, 469.—Reported enrolled, 603.—Sent to the Governor, 694.

5. By Parmer: Relating to the industrial development of Texas; creating the Office of Economic Development; etc., 88.—Read first time, referred to the Committee on State Affairs, 88—89.

6. By Price: Relating to the creation of Padre Island National Seashore, 89.—Read first time, referred to the Committee on State Affairs, 89.

7. By Thompson: Repealing Article 2880-243 of Vernon’s Texas Civil Statutes, relating to the Palo Duro River Authority, 89.—Read first time, referred to the Committee on Conservation and Reclamation, 89.—Reported favorably, 184.—Read second time, passed, 184.—Passed to engrossment, 184.—Passed to engrossment, 184.—Passed to engrossment, 184.—Passed to engrossment, 184.—Passed to engrossment, 184.—Returned from the Senate, 428.—Signed, 469.—Reported enrolled, 603.—Sent to the Governor, 694.
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grossed, 1737.—Read third time, passed, 1931.

9. By Hinson: Providing an elective method for calculating and determining the standard annuity allowable to members of the Teacher Retirement System of Texas etc., 89.—Read first time, referred to the Committee on Education, 89.—Reported favorably, 31.—Read second time, 354.—Taken up, 354.—Motion to postpone, voted, 355.—Remarks for vote, 358-359.—Taken up, 360.—Passed to engrossment, 362.—Corrections made, 364.—Amendment ordered, 365.—Read first time, passed, 378-379.—Returned from the Senate, 390.—Read first time, referred to the Committee on Judiciary, 90.—Read second time, passed, 790.—Returned from the Senate, 797.—Reported engrossed, 798.—Read second time, passed, 852.—Sent to the Governor, 854.

10. By Beckham: Amending Section 1, Article 1603a, Vernon’s Texas Civil Statutes, so as to raise the maximum amount allowed to be spent by the County Commissioners Courts on office buildings or jails in cities other than the county seat, 89.—Read first time, referred to the Committee on Counties, 89.—Reported favorably, 279.—Read second time, passed, 289.—Returned from the Senate, 303.—Reported favorably, 304.—Read third time, passed, 320.—Motion to postpone, lost, 321.—Reasons for vote, 322.—Signed, 323.—Sent to the Governor, 324.

11. By Walker: Creating the Texas Tourist Development Agency, 89.—Read first time, referred to the Committee on State Affairs, 89.—Reported favorably, 502.—Read second time, 503.—Passed to engrossment, 505.—Vote recorded, 506.—Reported engrossed, 511.—Read third time, 647-648.—Motion to postpone, lost, 648.—Passed, 648.—Returned from the Senate, 649.—House concurred in Senate amendments, 1404.—Text of Senate amendments, 1404.—Signed, 1405.—Reported enrolled, 1423.

12. By Simpson: Changing the name of West Texas State College to West Texas State University, 89.—Read first time, referred to the Committee on State Affairs, 89-90.—Reported favorably, 241.—Read second time, passed to engrossment, 270.—Read third time, passed, 289.—Reported engrossed, 1623.—Returned from the Senate, 1624.—Signed, 1625.—Reported enrolled, 1625.—Sent to the Governor, 1625.

13. By Grover: Establishing the extraterritorial jurisdiction of cities and towns etc., 90.—Read first time, referred to the Committee on Municipal and Private Corporations, 90.—Reported favorably, 585.—Read second time, 675.—Point of order, sustained, 689.—Point of order, sustained, 691.—Taken up, 700.—Passed, 706.—Reasons for vote, 715.—Remarks ordered printed, 722.—Signed, 724.—Sent to the Governor, 725.

14. By Harding: Relative to creating and establishing Angelo State College at San Angelo, Texas, 90.—Read first time, referred to the Committee on State Affairs, 90.

15. By Clayton: Relative to abolishing common law marriages, 90.—Read first time, referred to the Committee on Judiciary, 90.

16. By Petty: Amending the Texas Banking Code of 1943, providing
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for the appointment of bank examiners; etc., 90-91.—Read first time, referred to the Committee on Banks and Banking, 91.—Reported favorably, 926.—Read second time, postponed, 448-449.—Taken up, postponed, 672.—Passed to engrossment, 673-674.—Vote recorded, 677.—Reported engrossed, 694.—Read third time, passed, 717-718.—Returned from the Senate, 797.—House concurred in Senate amendments, 960.—Text of Senate amendments, 980.—Signed, 1096.—Reported enrolled, 1207.—Sent to the Governor, 1308.

17. By Dungan: Relative to regulating the authority of cities, towns, and villages to annex territory; etc., 91.—Read first time, referred to the Committee on Municipal and Private Corporations, 91.

18. By de la Garza: Relative to creating Pan American College as a state supported institution of higher education, 91.—Read first time, referred to the Committee on State Affairs, 91.

19. By McGregor: Relative to defining and regulating the business of lending money at rates of interest exceeding ten per cent (10%) per annum; etc., 91.—Read first time, referred to the Committee on Banks and Banking, 91.

20. By Cook: Relative to creating Permian State College of Technology at Odessa, Texas; etc., 92.—Read first time, referred to the Committee on State Affairs, 92.—Reported favorably, 1440.—Read second time, 1675-1676.—H. B. No. 20 tabled, 1677.—Vote by which H. B. No. 20 was tabled reconsidered and spread on the Journal, 1677.—Notice given, 1739.—Rules suspended and vote by which H. B. No. 20 was tabled reconsidered, 1836-1838.—Motion to table H. B. No. 20, lost, 1839.—Passed to engrossment, 1839.—Reason for vote, 1839.—Reported engrossed, 1839.—Read third time, 2143-2144.—Motion to table H. B. No. 20, lost, 2144.—Passed, 2145.

21. By Cotten: Changing the name of the Game and Fish Commission, etc., 92.—Read first time, referred to the Committee on State Affairs, 92-93.—Reported favorably, 220.—Read second time, 224-225.—Motion to postpone, tabled, 225.—Points of order, 338-341.—Point of order withdrawn, 341.—Passed to engrossment, 341.—Read third time, passed, 523.—Reason for vote, 523.—Motion to reconsider vote by which passed, tabled, 523.—Reported engrossed, 523.—Returned from the Senate, 571.—Signed, 578.—Reported enrolled, 699.—Sent to the Governor, 1000.

22. By Rosson: Relative to amending Article 4632 of the Revised Civil Statutes of Texas, 1888, as amended, so as to increase the period from the time a divorce petition is filed to the time it may be heard; etc., 92.—Read first time, referred to the Committee on Judiciary, 92.—Reported favorably, 1441.—Read second time, 2163-2164.—H. B. No. 22 tabled, 2165.—H. C. R. No. 99, Suspending the Joint Rules to consider, 2191.

23. By Eckhardt: Relative to making findings and declaring policies relating to occupational safety, etc., 92.—Read first time, referred to the Committee on Labor, 92.—Motion to instruct Committee on Labor to report immediately, 1844.—Motion to table the motion to instruct, lost, 1844.—Motion to instruct, lost, 1844.

24. By Carriker: Relative to amending the Texas Motor Vehicle Safety-Responsibility Act relating to the deposit of security following certain accidents; etc., 92.—Read first time, referred to the Committee on Insurance, 92.

25. By Motlacher: Relative to amending Subsection (1), Article 6.01, Chapter 6, Title 22A, Revised Civil Statutes of Texas, 1950, by increasing the rates of the retail sales tax on motor vehicles; etc., 92.—Read first time, referred to the Committee on Revenue and Taxation, 93-94.

26. By Shannon: Relative to changing the name of Bureau of Labor
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Statistics to the name Bureau of Labor; etc., 94—Read first time, referred to the Committee on State Affairs, 94—Reported favorably, 1386—Read second time, 1931—Laid on the table subject to call, 1931.

27. By Cain: Relative to amending Article 548b, Vernon's Texas Civil Statutes pertaining to the regulation and sale of pre-need funeral merchandise and service contracts; etc., 94—Read first time, referred to the Committee on Banks and Banking, 94—Reported favorably, 661—Read second time, 721—Point of order, 724—Point of order, sustained, 731.

28. By Garrison: Relative to classifying loans and lenders and providing for their regulation; etc., 94—Read first time, referred to the Committee on Banks and Banking, 94—95.

29. By Johnson of Dallas County: Arranging the Statutes of this State affecting savings and loan associations and their operations in appropriate Chapters and Sections into a consistent whole and under a single act; etc., 95—Read first time, referred to the Committee on Banks and Banking, 95—96—Reported favorably, 661—Read second time, 745—746—Passed to engrossment, 748—Reported engrossed, 765—Read third time, passed, 773—774—Returned from the Senate, 1180—Signed, 1271—Reported enrolled, 1379—Sent to the Governor, 1394.

30. By Rap.p: Creating a conservation and reclamation district to be known as "Port Mansfield Public Utility District"; etc., 96—Read first time, referred to the Committee on Conservation and Reclamation, 96—Reported favorably, 206—Read second time, passed to engrossment, 214—216—Read third time, passed, 224—Reported engrossed, 228—Returned from the Senate, 251—House concurred in Senate amendment, 259—Text of Senate amendment, 260—Signed, 268—Reported enrolled, 281—Sent to the Governor, 382.

31. By Fairchild: Amending subdivision (g) of Section 1 of Article 911b, Vernon's Civil Statutes, so as to redefine the term "Motor Carrier"; etc., 96—Read first time, referred to the Committee on Motor Traffic, 96—Reported favorably, 860—Read second time, 974—975—Postponed, 975—1108—Taken up, 1298—Motion to postpone, lost, 1211—Passed to engrossment, 1212—Ordered printed, 1217—Reported engrossed, 1277—Read third time, passed, 1279—1300—Returned from the Senate, 1940—House concurred in Senate amendments, 2156—Text of Senate amendments, 2156—Signed, 2449—Reported enrolled, 2483—Sent to the Governor, 2484.

32. By Gibbens: Relative to creating the Office of Economic Development, 96—Read first time, referred to the Committee on State Affairs, 96.

33. By Mutcher: Relative to amending Section (8) of Article 20.01 of Chapter 20, Title 122A, Revised Civil Statutes of Texas, 1925, as amended, by redefining the term "Sale for Resale" as used therein; etc., 96—Read first time, referred to the Committee on Revenue and Taxation, 96.

34. By Esquivel: Relative to creating San Antonio College at the City of San Antonio, Texas, 96—Read first time, referred to the Committee on State Affairs, 96—97.

35. By Jarvis: Amending Article 6243e, Vernon's Texas Civil Statutes, Providing in certain cities for a program of contributions and membership to the Firemen's Relief and Retirement Fund; etc., 97—Read first time, referred to the Committee on Municipal and Private Corporations, 97—Reported favorably, 660—Read second time, 649—Motion to postpone, lost, 651—Passed to engrossment, 671—Read third time, passed, 672—673—Reported engrossed, 686—Returned from the Senate, 971—Signed, 979—Reported enrolled, 999—Sent to the Governor, 1000.
36. By Richardson: Relative to amending Articles 20.02, 20.03 and Paragraph (B) of Article 20.05 of Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, as amended, so as to exclude sales of tangible personal property having a value of twenty-four cents (24¢) or less from the Limited Sales, Excise and Use Tax. 97.—Read first time, referred to the Committee on Revenue and Taxation, 97.

37. By Caldwell: Relative to regulating the drilling of oil and gas wells; etc. 97.—Read first time, referred to the Committee on State Affairs, 97.

38. By Hollowell: Relative to regulating the drilling of oil and gas wells, etc. 97.—Read first time, referred to the Committee on Criminal Jurisprudence, 97-98.—Reported favorably, 725.—Read second time, 748-749.—Passed to engrossment, 761.—Reason for vote, 751.—Reported engrossed, 764.—Read third time, passed, 774-775.

39. By Johnson of Dallas County: Amending Chapter 19, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, so as to levy an annual occupation tax on billiard tables, etc. 98.—Read first time, referred to the Committee on Revenue and Taxation, 98.—Reported favorably, 347.—Read second time, passed, 362-363.—Read third time, 380.—Point of order, 380.—Passed, 380.—Reason for vote, 381.—Reported engrossed, 390.—Returned from the Senate, 971.—House refused to concur in Senate amendments and requested a Conference Committee, 971.—Senate granted request of House for Conference Committee, 1267.—Senate Conference Committee appointed, 1267.—Conference Committee Report submitted to House, 1284.—House adopted Conference Committee Report, 1284.—Senate adopted Conference Committee Report, 1612.—Signed, 1780.—Reported enrolled, 1794.—Sent to the Governor, 1794.

40. By Pearcy: Relative to the regulation of rates for certain casualty insurance including motor vehicle insurance and fidelity, guaranty and surety bonds, etc. 98.—Read first time, referred to the Committee on Insurance, 98.

41. By Duggan: Relative to amending Chapter 16, Title 15, Article 1257b, Penal Code of 1925, as amended, providing punishment for murder without malice, 98.—Read first time, referred to the Committee on Criminal Jurisprudence, 98.—Reported favorably, 975.—Read second time, passed to engrossment, 1116.—Reported engrossed, 1206.—Read third time, passed, 1213.

42. By Butler: Amending certain sections of the Securities Act, Articles 581-1 to 581-39, Vernon's Annotated Civil Statutes of 1925, as amended, 98.—Read first time, referred to the Committee on Judiciary, 98.—Reported favorably, 347.—Read second time, 393.—Passed to engrossment, 396.—Read third time, passed, 397.—Reported engrossed, 409.—Returned from the Senate, 971.—House refused to concur in Senate amendments and requested a Conference Committee, 1112.—Senate granted request of House for Conference Committee, 1267.—Senate Conference Committee appointed, 1267.—Conference Committee Report submitted to House, 1284.—House adopted Conference Committee Report, 1284.—Senate adopted Conference Committee Report, 1612.—Signed, 1780.—Reported enrolled, 1793.—Sent to the Governor, 1794.

43. By Segrest: Relative to lying on an occupational tax on the business done within this State of selling, leasing or delivering trading stamps or other similar devices, 98.—Read first time, referred to the Committee on Revenue and Taxation, 98-99.

44. By Kilpatrick: Relative to providing for determination, establishment and payment of prevailing scale of wages to all workers who perform labor on public works and for maximum hours of work by all such workers, 98.—Read first time, referred to the Committee on State Affairs, 99.

45. By Gibbens: Amending Section (a) and repealing first paragraph
47. By Whitfield: Relative to HOUSE BILLS, HISTORY OF- HOUSE BILLS, HISTORY OF-

48. By Fairchild: Amending the

46. By Woods: Relative to

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adopted Conference Committee Report, 2794.-Conference Committee Report submitted to House, 2795.-Motion to adopt Conference Committee Report, 2798.-Substitute motion to not adopt Conference Committee Report and request appointment of new Conference Committee, prevailed, 2799.-Motion to reconsider substitute motion, prevailed, 2800.-Substitute motion to not adopt Conference Committee Report and request appointment of new Conference Committee, lost, 2802.-House adopted Conference Committee Report, 2806.-Reasons for vote, 2809.-Returned from the Governor, 2810.-Reported enrolled, 2815.—Sent to the Governor, 2817.

49. By Parker: Relative to amending certain parts of Acts, 1931, 43rd Legislature, p. 843, ch. 241, as amended, by providing for transferring to and vested in the Department of Public Safety of the State of Texas all authority and power hereetofore delegated and granted by said Acts to the Commissioner of Labor Statistics with respect to boxing contests and wrestling matches: etc., 99.-Read first time, referred to the Committee on Appropriations, 99.-Reported favorably, 1208.-Read second time, 1209.-Passed to engrossment, 1210.-Reported engrossed, 1212.-Returned from the Senate, 1215.—Signed, 1216.—Reported enrolled, 1217.—Sent to the Governor, 1218.

50. By Harding: Amending the "Uniform Act Regulating Traffic on Highways," Article 6705, Vernon's Texas Civil Statutes, by adding thereto a new article relating to speed of vehicles; etc., 100.-Read first time, referred to the Committee on Highways and Roads, 100.-Reported favorably, 1221.-Read second time, 1223.-Point of order, 1224.-Reported engrossed, 1232.-Record of vote, 1236.—Record of vote, 1237.—Record of vote, 1238.—Record of vote, 1239.—Record of vote, 1240.—Record of vote, 1241.—Record of vote, 1242.—Record of vote, 1243.—Record of vote, 1244.—Record of vote, 1245.—Record of vote, 1246.—Record of vote, 1247.—Record of vote, 1248.—Record of vote, 1249.—Record of vote, 1250.—Record of vote, 1251.—Record of vote, 1252.—Record of vote, 1253.—Record of vote, 1254.—Record of vote, 1255.—Record of vote, 1256.—Record of vote, 1257.—Record of vote, 1258.—Record of vote, 1259.—Record of vote, 1260.—Record of vote, 1261.—Record of vote, 1262.—Record of vote, 1263.—Record of vote, 1264.—Record of vote, 1265.—Record of vote, 1266.—Record of vote, 1267.—Returned from the Senate, 1268.—Point of order, 1269.—Reason to not concur in Senate amendments and request the appointment of a Conference Committee, tabled, 1270.—House
By Peeler: Relative to reorganizing the State of Texas into Supreme Judicial Districts for the purpose of constituting and organizing Courts of Civil Appeals therein, 100.—Read first time, referred to the Committee on Judicial Districts, 100-101.

By Woods: Relative to making available to school districts of Texas applying therefor a summer school educational program partially supported by State-aid grants to the extent herein provided; etc., 101.—Read first time, referred to the Committee on Education, 101.—Reported favorably, 1446.—Read second time, 1931.—Postponed, 1931, 2424.—Point of order, 2197.

By Bass of Bowie County: Relative to the administration of the Public Free Schools of Texas; etc., 1159.

By Woods: Relative to making available to school districts of Texas applying therefor a summer school educational program partially supported by State-aid grants to the extent herein provided; etc., 101.—Read first time, referred to the Committee on Education, 101.—Reported favorably, 1446.—Read second time, 1931.—Postponed, 1931, 2424.—Point of order, 2197.

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By Bass of Bowie County: Relative to the administration of the Public Free Schools of Texas; etc., 1159.
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102.—Read first time, referred to the Committee on Criminal Jurisprudence, 102.—Reported favorably, 290.—Read second time, postponed, 296.—Passed to engrossment, 296-297.—Read third time, passed, 298.—Reported engrossed, 320.—Returned from the Senate, 2267.—House concurred in Senate amendments, 2397-2398.—Text of Senate amendments, 2398.—Signed, 2573.—Reported enrolled, 2689.—Sent to the Governor, 2714.

60. By Fletcher: Relative to amending Paragraph B, Article 4032b-1, Vernon's Annotated Revised Civil Statutes, to provide exceptions to the requirement of a fishing license of persons who fish, 103.—Read first time, referred to the Committee on Appropriations, 103.

66. By McDonald of Rusk County: Relative to establishing and fixing a minimum monthly salary that shall be paid public school bus drivers, 103.—Read first time, referred to the Committee on Appropriations, 103.—Reported favorably, 1921.—Read second time,

66. By McDonald of Rusk County: Relative to establishing and fixing a minimum monthly salary that shall be paid public school bus drivers, 103.—Read first time, referred to the Committee on Appropriations, 103.—Reported favorably, 1921.—Read second time,
By Johnson of Dallas County: Relative to withholding a stipulated amount from monthly wages or salaries of firemen and policemen to be forwarded to the bona fide employees association in payment of membership dues. 103.—Read first time, referred to the Committee on Municipal and Private Corporations. 103.—Reported favorably, 725.—Read second time, 751.—Point of order, 752.—Motion to re-refer to the Committee on State Affairs, 752.—Point of order, 752.—Motion to table motion to re-refer, prevailed, 752.—Passed to engrossment, 753.—Vote recorded, 766.—Read third time, passed, 775.—Reported favorably, 765.—Passed, 860.—861.—Returned from the Senate, 104.—Read first time, referred to the Committee on Privileges, Suffrage, and Elections, 104.

By Shutt: Relative to amending Articles 13.34 and 13.60, Vernon's Texas Election Code, so as to change the basis for determining the number of delegates to be elected to the county and state conventions of a political party; etc., 104.—Read first time, referred to the Committee on Privileges, Suffrage, and Elections, 104.

By McGregor: Relative to amending the Election Code of the State of Texas to provide for a permanent registration system for voters; etc., 104.—Read first time, referred to the Committee on Privileges, Suffrage, and Elections, 104.—Motion to instruct Committee to report immediately, lost, 769.—Reported favorably, 869.—Motion to recommit, lost, 875.—Read second time, 990.—Postponed, 990, 1114.—Laid on the table subject to call, 1628-1629.

By de la Garza: Relative to authorizing the acquisition and development of storage facilities by the Texas Water Development Board under certain conditions; etc., 104.—Read first time, referred to the Committee on Conservation and Reclamation, 104-105.

By Bridges: Relative to authorizing the creation of a National Seashore Area on part of Padre island; etc., 104.—Read first time, referred to the Committee on State Affairs, 104.

By Naff: Relative to amending the Election Code of the State of Texas to provide for a lien on all real property belonging to applicants for or recipients of public assistance provided by the Public Welfare Act of 1941; etc., 104.—Read first time, referred to the Committee on State Affairs, 104.

Texas Civil Statutes, to provide for a lien on all real property belonging to applicants for or recipients of public assistance provided by the Public Welfare Act of 1941; etc., 104.—Read first time, referred to the Committee on State Affairs, 104.
76. By Canales: Relative to amending the Texas Liquor Control Act, Chapter 467, Acts, 44th Legislature, Second Called Session, 1935, as amended, so as to redefine the term "open saloon"; etc., 106.—Read first time, referred to the Committee on Liquor Regulation, 106.

77. By Cherry: Relative to protecting the right of public employees to exercise all rights and privileges of citizenship and to prohibit certain boards from affecting tenure of certain public employees, etc., 106.—Read first time, referred to the Committee on State Affairs, 106.—Motion to instruct Committee to report immediately, tabled, 978.

78. By Guffey: Relative to amending Article 6029, Revised Civil Statutes of Texas, to require the filing of Logs, Electrical Surveys and other Drilling Records; etc., 106.—Read first time, referred to the Committee on Oil, Gas and Mining, 106.

79. By Grover: Relative to fixing fees of the sheriff, constable and other peace officers in civil matters, amending Article 3933, Revised Civil Statutes of Texas, 1925, as amended; etc., 106.—Read first time, referred to the Committee on Counties, 106.—Reported favorably, 976.—Read second time, passed to engrossment, 976.—Vote on engrossment reconsidered, 976.—Failed to pass to engrossment, 976.

80. By Walker: Amending Article 5.01, Chapter 5, Title 122A, Taxation-General, Revised Civil Statutes of Texas, levying an occupation tax on sulphur producers; etc., 106.—Read first time, referred to the Committee on Revenue and Taxation, 106.—Reported favorably, 281.—Read second time, passed to engrossment, 281.—Reported engrossed, 321.—Read third time, passed, 320.—Record of votes, 298, 320.—Passed to engrossment, 330.—Returned from the Senate, 889.—Signed, 970.—Reported enrolled, 976.—Sent to the Governor, 976.

81. By Grover: Relative to amending Article 2309-1, Vernon's Texas Civil Statutes, to provide lower age limits for definition of "delinquent child." 106.—Read first time, referred to the Committee on Judiciary, 106.—Reported favorably, 526.—Read second time, postponed, 775.—Points of order, 808.—Postponed, 811.—Amendment ordered printed, 811.—Taken up, 960.—Point of order, 860.—Laid on the table subject to call, 860.

82. By Birken: Relative to amending Chapter 23, Acts, 56th Legislature, Third Called Session, 1959, relating to the Jackson County Flood Control District; etc., 106.—Read first time, referred to the Committee on Conservation and Reclamation, 106-107.

83. By Haring: Relating to the creation and operation of the Texas Student Loan Fund; etc., 107.—Read first time, referred to the Committee on Appropriations, 107.

84. By Collins: Relative to amending Article 6014, Revised Civil Statutes of Texas, requiring that all oil and gas wells be assigned production allowables which yield a reasonable profit over well costs; etc., 107.—Read first time, referred to the Committee on Oil, Gas and Mining, 107.

85. By Green: Relative to providing that no municipality shall require residence within the city as a condition of employment by the city government, 107.—Read first time, referred to Committee on Municipal and Private Corporations, 107.—Reported favorably, 725.—Read second time, passed to engrossment, 775.—Read third time, 805.—H. B. No. 85 tabled, 805.—Motion to suspend rules, lost, 805.—Reported engrossed, 819.

86. By Healy: Appropriating money for the support of the Ju
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87. By Niemeyer: Authorizing Incentive Aid Payments to certain independent school districts, 107.—Read first time, referred to the Committee on Appropriations, 107.—Reported favorably, 1277.—Read second time, passed to engrossment, 1940.—Reported engrossed, 1990.—Read third time, passed, 2145.—Returned from the Senate, 2185.—Signed, 2426.—Reported enrolled, 2439.—Sent to the Governor, 2714.

88. By Lattimore: Providing a maximum speed limit in county parks and prohibiting the littering of county parks; excluding beaches from the applicability of such provisions; etc., 107.—Read first time, referred to the Committee on Criminal Jurisprudence; 107.—Reported favorably, 309.—Read second time, postponed, 299.—Passed to engrossment, 376.—Read third time, passed, 403.—Reported engrossed, 410.—Returned from the Senate, 776.—Signed, 818.—Reported enrolled, 865.—Sent to the Governor, 854.

89. By Johnson of Bexar County: Relative to amending Chapter 667, Acts, 44th Legislature, Second Called Session, 1955, as amended, to redefine the term "open saloon" and to provide for the issuance of liquor retailer’s permits for sale of liquor on or off the premises under certain conditions; etc., 107.—Read first time, referred to the Committee on Liquor Regulation, 107.

90. By Smith of Jefferson County: Relative to establishing the Gulf Coast Hospital and School for Mentally Retarded Children; etc., 112.—Read first time, referred to the Committee on Appropriations, 112.

91. By Boyson: Relative to amending paragraph (e), Section 4, Article I, Texas Liquor Control Act, establishing extension of certain hours for possession and consumption of any alcoholic beverages in public places; etc., 112.—Read first time referred to the Committee on Liquor Regulation, 112.—Reported favorably, 1981.—Read second time, postponed, 1118.
92. By Lattimore: Implementing the provisions of Article IX, Section 1-a of the Constitution of Texas, authorizing the commissioners courts of any county bordering on the Gulf of Mexico or the tidewater limits thereof to regulate and restrict the speed, parking and travel of motor vehicles on beaches available to the public by virtue of public right and the littering of such beaches; etc.

Laid on the table subject to call, 1213.—Notice given, 2145.

93. By Smith of Bexar County: Relative to amending Article 1269m, Vernon's Texas Civil Statutes, to provide a minimum differential of ten percent (10%) in base salary of firemen and policemen between job classifications; etc.

112.—Read first time, referred to the Committee on Criminal Jurisprudence, 112.—Reported favorably, 366.—Read second time, 387.—Passed to engrossment, 729-731.—Read third time, passed, 811-812.—Returned from the Senate, 1621.—Signed, 1659.—Reported enrolled, 1679.—Sent to the Governor, 1681.—Vetoed by the Governor, 2204.—Motion to pass notwithstanding the objections of the Governor, 2518.

94. By Markgraf: Relating to professional sanitarians; providing for the establishment of a State Board of Registration for Professional Sanitarians; etc.

113.—Read first time, referred to the Committee on State Affairs, 113.—Reported favorably, 1622.—Read second time, 1940.—Point of order, 1943.—Passed to engrossment, 2118.—Read third time, passed, 2192-2193.—Passed to engrossment, 2268.—H. C. R. No. 122, Suspending the Joint Rules to consider, 2618.

95. By Hendryx: Fixing the salaries to be paid certain officials in certain counties, 113.—Read first time, referred to the Committee on State Affairs, 113.—Reported favorably, 409.—Read second time, passed to engrossment, 519.—Read third time, passed, 545.—Returned from the Senate, 2028.—House concurred in Senate amendments, 2361.—Text of Senate amendments, 2361.—Signed, 2655.—Reported enrolled, 2709.—Sent to the Governor, 2715.
HOUSE BILLS, HISTORY OF—Continued.

100. By Haines of Brazos County: Authorizing certain State Institutions of Higher Learning which are operating atomic energy reactor, to purchase liability insurance; etc., 114.—Read first time, referred to the Committee on Insurance, 114.—Reported favorably, 366.—Read second time, passed to engrossment, 388.—Read third time, passed, 397.—Reported enrolled, 410.—Returned from the Senate, 796.—Signed, 797.—Reported enrolled, 726.—Sent to the Governor, 726.

101. By Quilliam: Relative to creating and establishing an Educational Research and Development Foundation under the jurisdiction of the State Board of Education in the Central Education Agency, 114.—Read first time, referred to the Committee on State Affairs, 114.

102. By Cavness: Relative to providing for the orderly planning, construction and inspection of buildings constructed by the State, etc., 114.—Read first time, referred to the Committee on State Affairs, 114.

103. By Ward: Relative to amending Article 108a, Vernon's Texas Civil Statutes, known as the "Texas Commercial Fertilizer Control Act of 1901," 114.—Read first time, referred to the Committee on Agriculture, 114-116.

104. By Brooks: Relative to providing that city governments may institute suits to enforce deed restrictions in subdivisions which have the endorsed approval of the City Planning Commission or the governing body of the city, 115.—Read first time, referred to the Committee on Municipal and Private Corporations, 115.—Reported favorably, 1816.—Read second time, 2167.—Point of order, 2188.—Laid on the table subject to call, 2168.

105. By Caldwell: Abolishing the Rule in Shelley's Case, the Rule Forbidding a Remonstrator to the Grantor's Heirs, and the Doctrine of Certiorari Title, 115.—Read first time, referred to the Committee on Judiciary, 115.—Reported favorably, 630.—Read second time, postponed, 776.—Passed to engrossment, 791.—Correction authorized, 794.—Read third time, passed, 819.—Reported enrolled, 820.—Returned from the Senate, 1833.—Signed, 1956.—Reported enrolled, 2093.—Sent to the Governor, 2097.

106. By Atwell: Amending Chapter 20, Title 122A, Taxation-General, Revised Civil Statutes of Texas, imposing a limited sales, excise and use tax on the sale or use of certain tangible personal property in this State and providing for the administration and enforcement of such tax and the allocation of revenues therefrom; etc., 115.—Read first time, referred to the Committee on Revenue and Taxation, 115.—Reported favorably, 999.—Set as a special order, 1003.—Read second time, 1669.—Reasons for vote, 1093.—Record of vote, 1096.—Taken up, 1097.—Record of vote, 1100.—Passed to engrossment, 1103.—Reasons for vote, 1104.—Read third time, passed, 1108.—Vote reconsidered by which passed, 1108.—Passed, 1108.—Reasons for vote, 1109.—Reported enrolled, 1157.—Returned from the Senate, 1831.—Signed, 1797.—Reported enrolled, 1428.—Sent to the Governor, 1428.

107. By Floyd: Relative to amending Article 680, Code of Criminal Procedure of Texas, 1925, to provide for alternate jurors in felony cases; etc., 115.—Read first time, referred to the Committee on Criminal Jurisprudence, 115.—Reported favorably, 440.—Read second time, passed to engrossment, 488-489.—Read third time, passed, 581.—Reported enrolled, 589.

108. By Johnson of Bexar County: Relating to the construction, maintenance, and regulation by the State Highway Department of pedestrian walkways, fishing walks or fishing bays on bridges and causeways, 115.—Read first time, referred to the Committee on State Affairs, 115.
109. By Pipkin: Repealing Section 10 and amending Sections 2, 3, 4, 5, 6, 7, 8, 11, 13 and 14 of Chapter 187, Acts, 66th Legislature, Regular Session, 1959, to clarify the research, investigations and studies to be conducted by and under the direction of the Game and Fish Commission; concerning shrimp, etc., 115. — Read first time, referred to the Committee on Game and Fisheries, 115. — Reported favorably, 550. — Read second time, 776. — Motion to postpone, tabled, 787. — Record of vote, 788. — Passed to engrossment, 789. — Correction authorized, 796. — Read third time, passed, 812. — Reported engrossed, 820. — Returned from the Senate, 2075. — House concurred in Senate amendments, 2394. — Vote reconsidered by which House concurred in Senate amendments, 2520. — Text of Senate amendments, 2521. — Signed, 2650. — Reported enrolled, 2690. — Sent to the Governor, 2714.

110. By Green: Relative to amending Article 13.03, Election Code, Vernon’s Annotated Texas Statutes, to provide for the holding of the first and second primary elections on the second Saturday in August and the second Saturday in September, respectively, in every even numbered year; etc., 115. — Read first time, referred to the Committee on Privileges, Suffrage and Elections, 115-116. — Reported favorably, 409. — Read second time, 439. — Laid on the table, 440.


112. By Shipley: Relative to declaring strikes and collective bargaining by firemen and policemen to be against the public policy, 116. — Read first time, referred to the Committee on Municipal and Private Corporations, 116.

113. By Klager: Relating to the enforcement of the Penal Laws of the State of Texas on areas of beaches, islands and inland bars, when not readily accessible to peace officers and magistrates of Counties in which such areas are located, 114. — Read first time, referred to the Committee on Criminal Jurisprudence, 114.

114. By Roberts: Relative to providing rules governing the amount of time students in public schools of the State may spend participating in school-sponsored evening activities, etc., 116. — Read first time, referred to the Committee on Education, 116-117.

115. By Johnson of Dallas County: Repealing Section 3a and amending Section 3 of Senate Bill 148, Chapter 358, page 784, Acts, 56th Legislature, Regular Session, 1959, the Uniform Act for Fiduciary Transfers; providing that signatures on the transfer of securities coming within the terms of this Act shall be guaranteed by an officer of certain banks; etc., 116. — Read first time, referred to the Committee on Judiciary, 117. — Reported favorably, 281. — Read second time, passed to engrossment, 298-299. — Reported engrossed, 321. — Read third time, passed, 331. — Returned from the Senate, 706. — Signed, 711. — Reported enrolled, 726. — Sent to the Governor, 726.

116. By Whatley: Amending Article 1555b, Penal Code of the State of Texas, relative to making it unlawful to obtain or attempt to obtain credit or goods, etc., by the unauthorized use of a credit card; etc., 117. — Read first time, referred to the Committee on Criminal Jurisprudence, 117. — Reported favorably, 1110. — Read second time, passed to engrossment, 1116-1118. — Reported engrossed, 1206. — Read third time, passed, 1214-1215. — Returned from the Senate, 1632. — Signed, 1633. — Reported enrolled, 1679. — Sent to the Governor, 1681.
117. By Atwell: Relative to requiring registration with the Texas State Department of Health, Division of Veterinary Public Health, of any person, etc., who shall slaughter cattle, sheep, etc., for human consumption. Read first time, referred to the Committee on State Affairs, 117.

118. By Barry: Relative to amending the Texas Liquor Control Act, as amended, to allow later sales of beer and liquor, etc. Read first time, referred to the Committee on Liquor Regulation, 117.

122. By Adams: Relative to amending the Texas Liquor Control Act, Articles 2328b-1 through 2328b-3, Vernon's Texas Civil Statutes, providing for the extension of the Act to cases wherein the petitioner and the respondent are not residents of or domiciled in different counties within the State of Texas, etc. Read first time, referred to the Committee on Judiciary, 122.—Reported favorably, 1314.

123. By Adams: Relative to establishing a Medical Assistance Program for certain recipients of Old Age Assistance, Aid to Dependent Children, etc., 126.—Read first time, referred to the Committee on Appropriations, 126-126.

124. By Adams: Relative to making it unlawful for any sheriff or other officer to make any arrest for a violation of the speed laws of motor vehicles by designating remaining in hiding or lying in wait unobserved, 124.—Read first time, referred to the Committee on Criminal Jurisprudence, 126.

125. By Adams: Relative to providing for the creation and regulation of horizontal property regimes, 126.—Read first time, referred to the Committees on Municipal and Private Corporations, 126.

126. By Adams: Relative to amending Chapter 1, H. B. 11, Chapter 1 of Acts of the 56th Legislature, Third Called Session, revising statutes relating to the inheritance tax and the additional inheritance tax, etc., 126.—Read first time, referred to the Committees on Revenue and Taxation, 126.—Reported favorably, 126.—Read second time, 126.—Passed to engrossment, 127.—Reported engrossed, 1277.—Read third time, passed, 1380.

127. By Crews: Relative to amending Sections 12b and 12c of Article 8306, Revised Civil Statutes, Employer's Liability and Workman's Compensation Insurance Laws of this State, to provide that a covered injury resulting in hernia shall be compensated as a general injury, 126.—Read first time, referred to the Committee on Judiciary, 126.

128. By Crews: Relative to amending Article 8809, Revised Civil Statutes of Texas, 1935, providing for a penalty for misrepresentation to obtain any benefit or payment under the workman's compensation law, 126.—Read first time, referred to the Committee on Judiciary, 126.
129. By Crews: Relating to compromise payments and compromise settlement agreements; amending Section 13, Article 8297, Vernon's Texas Civil Statutes, 124. —Read first time, referred to the Committee on Judiciary, 126.

130. By Berry: Relative to creating the Texas Horse Race Board; etc., 126.—Read first time, referred to the Committee on State Affairs, 126-127.

131. By Berry: Relative to submitting the question of legalized parimutuel wagering in Bexar County to the voters in the first Democratic primary in 1964, for an expression of public opinion, 127.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 127.

132. By Berry: Relative to amending Article 13.03, Vernon's Texas Election Code, so as to provide for the holding of the first and second primary elections on the last Saturday in May and the last Saturday in June, respectively, in every even-numbered year; etc., 127.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 127.

133. By Lattimore: Relative to amending Article 342-115, Texas Bankruptcy Code, so as to make the changes in the composition of the State Bankruptcy Board and broaden its powers, 128.—Read first time, referred to the Committee on State Affairs, 128.

134. By Lattimore: Relative to amending Article 1056, Code of Criminal Procedure of 1925, as amended, to increase the jurors' fee in Justice of the Peace Courts from One Dollar ($1) to Three Dollars ($3) in each case; etc., 127.—Read first time, referred to the Committee on Judiciary, 127.

135. By Pipkin: Relative to amending Sections 4, 5 and 6, Chapter 128, Acts 57th

136. By Barnes: Relative to amending Article 342-115, Texas Bankruptcy Code of 1943, so as to change the composition of the State Bankruptcy Board and broaden its powers, 128.—Read first time, referred to the Committee on State Affairs, 128.

137. By Butler: Relative to amending the Commission of Excellence in Higher Education; etc., 128.—Read first time, referred to the Committee on State Affairs, 128. Reported favorably, 1522.

138. By McLlhany: Amending Article 421e-7, Vernon's Annotated Civil Statutes of Texas, relating to prospecting for minerals on State lands, 128.—Read first time, referred to the Committee on Oil, Gas and Mining, 128.—Reported favorably, 1706.—Read second time, 1712.—Passed to engrossment, 1713.—Read third time, passed, 1726.—Reported enrolled, 1742.—Signed, 2602.—Returned from the Senate, 2337.—Signed, 2862.—Sent to the Governor, 2714.

139. By McLlhany: Relative to amending Article 8225, Revised Civil Statutes of 1925, as amended, providing for the purchase of certain land of the State by Navigation Districts; etc., 128.—Read first time, referred to the Committee on State Affairs, 128.—Reported favorably, 1206.—S. C. R. No. 89, Suspending the Joint Rules to consider, 2445.

140. By McLlhany: Relative to making it unlawful to steal any oil or gas equipment or pipe line equipment or water well drilling equipment; etc., 128.—Read first time, referred to the Committee on Criminal Jurisprudence, 129.—Reported favorably, 1822.—Signed, 2602.—Read second time, passed to engrossment, 2337.—Read third time, passed, 2340.—S. C. R. No. 86, Suspending the Joint Rules to
144. By Townsend: Relative to regulating the operation of disposal plants or rendering plants and all equipment used therewith; etc., 129.—Read first time, referred to the Committee on Public Health, 129.

145. By Gladden: Relative to allowing the Governor, lost, 2267.—Motion to reconsider vote, 1008.—Votes recorded, 1009.—Reported engrossed, 1541.—Returned from the Senate, 1543.—Passed, 1544.—Sent to the Governor, 1545.

146. By Gladden: Relative to making it a misdemeanor for any person to enter the premises of another for the purpose of looking into any structure at any person without consent, 129.—Read first time, referred to the Committee on Criminal Jurisprudence, 129.—Reported favorably, 155.

147. By Gibbons: Amending the Texas Unemployment Compensation Act, as amended; Chapter 490, Acts, 44th Legislature, Third Called Session, 1936, as amended, and as embraced in subsection (e) of Section 4 of Article 1659, Revised Civil Statutes of Texas; etc., 129.—Read first time, referred to the Committee on Insurance, 129.—Reported favorably, 159.—Read second time, passed to engrossment, 899.—Reported enrolled, 891.—Sent to the Senate, 893.—Passed, 894.—Returned from the Senate, 896.—Signed, 897.—Motion to reconsider vote by which bill passed to engrossment, tabled, 899.—Read third time, 900.—Motion to postpone, tabled, 900.—Passed, 901.—Reason for vote, 902.—Votes recorded, 903.—Reported engrossed, 904.—Returned from the Senate, 905.—Passed, 906.—Sent to the Governor, 907.—Vetoed by the Governor, 908.—Motion to pass not withstanding the objections of the Governor, lost, 909.—Reason for vote, 910.

148. By Gibbons: Amending the Texas Unemployment Compensation Act, as amended; Chapter 490, Acts, 44th Legislature, Third Called Session, 1936, as amended, and as embraced in subsection (e) of Section 4 of Article 1659, Revised Civil Statutes of Texas; etc., 129.—Read first time, referred to the Committee on Insurance, 129.—Reported favorably, 159.—Read second time, passed to engrossment, 899.—Reported enrolled, 891.—Record of votes, 892.—Motion to reconsider vote by which bill passed to engrossment, tabled, 899.—Read third time, 900.—Motion to postpone, tabled, 900.—Passed, 901.—Reason for vote, 902.—Votes recorded, 903.—Reported engrossed, 904.—Returned from the Senate, 905.—Passed, 906.—Returned from the Senate, 907.—Passed, 908.—Sent to the Governor, 909.—Vetoed by the Governor, 910.—Motion to pass not withstanding the objections of the Governor, lost, 911.—Reason for vote, 912.
150. By Healy: Making supplemental appropriations to the Governor and the Attorney General; transferring funds from appropriations to the Commission on Higher Education to the Governor, 76.—Read first time, referred to the Committee on Appropriations, 76.—Reported favorably, 76.—Point of order, 80.—Read second time, passed to engrossment, 80.—Record of vote, 80.—Reasons for vote, 80-81.—Reported engrossed, 81.—Read third time, passed, 81—Passed, subject to the provisions of Section 49A, Article III, of the Texas Constitution, 110—111.—Reasons for vote, 111-112.—Returned from the Senate, 160.—Signed, 162.—Reported enrolled, 177.—Sent to the Governor, 177.

151. By Gibbens: Relative to amending the Texas Unemployment Compensation Act, as amended, Chapter 482, Acts, 44th Legislature, Third Called Session, 1936, as amended, and as embraced in Section 4 providing for benefit eligibility conditions by adding a new subsection pertaining to claimants separated from work because of pregnancy, 130.—Read first time, referred to the Committee on Insurance, 130.

152. By Gibbens: Relative to amending the Texas Unemployment Compensation Act, as amended, Chapter 482, Acts, 44th Legislature, Third Called Session, 1936, as amended, and as embraced in Section 5 providing for disqualification for benefits by adding a new subsection pertaining to the receipt of separation pay, severance pay, or termination pay, etc., 130.—Read first time, referred to the Committee on Insurance, 130.

153. By Gibbens: Relative to amending the Texas Unemployment Compensation Act, as amended, Chapter 482, Acts, 44th Legislature, Third Called Session, 1936, as amended, and as embraced in the subsections (a), (b), (c) and (f) of Section 5 providing for disqualification for benefits, 130.—Read first time, referred to the Committee on Insurance, 130.

154. By Gibbens: Relative to amending the Texas Unemployment Compensation Act, as amended, Chapter 482, Acts, 44th Legislature, Third Called Session, 1936, as amended, and as embraced in Section 5 providing for disqualification for benefits by adding a new subsection pertaining to the receipt of vacation pay, 130.—Read first time, referred to the Committee on Insurance, 130.

155. By Barnes: Relative to repealing Articles 46c-1 through 46c-8, Vernon's Texas Civil Statutes, as amended, relating to the Texas Aeronautics Commission, 130.—Read first time, referred to the Committee on State Affairs, 130.

156. By Miller: Amending Article 387lb, Texas Civil Statutes, authorizing the Board for Texas State Hospitals and Special Schools to use any personnel and facilities under its control and management for carrying out research in mental retardation, 130.—Read first time, referred to the Committee on State Hospitals and Special Schools, 130.—Reported favorably, 206.—Read second time, passed to engrossment, 216.—Read third time, passed, 224.—Reported engrossed, 226.—Returned from the Senate, 814.—Signed, 832.—Reported enrolled, 853.—Returned from the Senate, 854.—Sent to the Governor, 854.

157. By Miller: Relative to making it unlawful for any person to kill, wound, shoot at, hunt or molest the roseate spoonbill, 130.—Read first time, referred to the Committee on Game and Fisheries, 130.
158. By Miller: Relative to amending Title 122A, Chapter 20, Title 1016, Vernon's Texas Civil Statutes, to prohibit bringing into Texas from another state or taking out of Texas to another state any person who has been adjudged mentally ill and hospitalized by the State in which he was committed, 121.—Read first time, referred to the Committee on Judiciary, 131.

159. By Miller: Relative to providing criminal penalties for certain acts involving certain motion pictures, defining obscene, etc., 131.—Read first time, referred to the Committee on Criminal Jurisprudence, 131.—Reported favorably, 1116.—Read second time, passed to engrossment, 1122-1124.—Reported engrossed, 1126.—Passed, 1217.—Vote recorded, 1246.

160. By Miller: Relative to amending Section 9 of Article 20.04, Chapter 30, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1926, as amended, to exempt from taxes the receipts from the sale, lease or rental, etc., of tangible personal property used for the loading or unloading of ships; etc., 131.—Read first time, referred to the Committee on Revenue and Taxation, 131.—Reported favorably, 1523.—Read second time, passed to engrossment, 2004.—Record of vote, 2006.—Read third time, passed, 2041.—Record of vote, 2041.—Reported engrossed, 2099.

161. By Garrison: Authorizing the Game and Fish Commission to issue permits for the taking, carrying away or disturbing of marl, gravel, sand, shells or mudshells under certain conditions; etc., 131.—Read first time, referred to the Committee on Game and Fisheries, 131.—Reported favorably, 209.—Read second time, postponed, 299-300.—Point of order, 301.—Motion of order temporarily withdrawn, 315.—Point of order, 319.—Passed to engrossment, 321.—Reasons for vote, 321.—Read third time, 321.—Postponed, 321-322.—Reported engrossed, 347.—Motion to recommit, 372.—Point of order, 372.—Motion to reconsider, 372.—Taken up, 372.—Motion to table H. B. No. 161, lost, 377.—Passed, 377.—Reason for vote, 378.—Returned from the Senate, 1182.—Motion to not concur in Senate amendments and request the appointment of a Conference Committee, 1182.—Substitute motion to concur in Senate amendments, prevailed, 1185.—Text of Senate amendments, 1185.—Signed, 1186.—Reported enrolled, 1191.—Sent to the Governor, 1197.

162. By Dungan: Relative to limiting the liability of a landowner or lessee of agricultural lands, etc., for personal injury or property damage suffered by any person while hunting or fishing upon the landowner's property, with or without payment of compensation, 131.—Read first time, referred to the Committee on Criminal Jurisprudence, 131.—Reported favorably, 661.—Read second time, passed to engrossment, 991-994.—Read third time, passed, 1008-1009.—Record of vote, 1009.—Reported engrossed, 1040.—Returned from the Senate, 2076.—Signed, 2078.—Reported enrolled, 2404.—Sent to the Governor, 2406.

163. By Dungan: Relative to limiting the liability of a landowner or lessee of agricultural lands, etc., for personal injury or property damage suffered by any person while hunting or fishing upon the landowner's property, with or without payment of compensation, 131.—Read first time, referred to the Committee on Criminal Jurisprudence, 131.—Reported favorably, 661.—Read second time, passed to engrossment, 991-994.—Read third time, passed, 1008-1009.—Record of vote, 1009.—Reported engrossed, 1040.—Returned from the Senate, 2076.—Signed, 2078.—Reported enrolled, 2404.—Sent to the Governor, 2406.

164. By Dungan: Relative to requiring the teaching of a course entitled "Capitalism vs. Communism" in all public high schools of the State; etc., 131.—Read first time, referred to the Committee on Education, 131.—Reported favorably, 993.—Read second time, postponed, 994.—Taken up, 1040.—Passed to engrossment, 1046.—Reasons for vote, 1046.—Remarks concerning ordered printed, 1046.—Reported engrossed, 1116.—Read third time, passed, 1116-1118.

165. By de la Garza: Amending Articles 1677 and 1678a, and
adding Article 1578b, Penal Code of Texas, 1925; concerning employment of children, repealing Article 5181, Revised Civil Statutes of Texas, 1925; etc., 131.—Read first time, referred to the Committee on Criminal Jurisprudence, 131-132.—Reported favorably, 735.—Read second time, passed to engrossment, 956.—Read third time, passed, 1009.—Reported engrossed, 1052.—Returned from the Senate, 1835.—Signed, 1953.—Reported enrolled, 2091.—Sent to the Governor, 2097.

166. By Pipkin: Relating to real property; providing for formation of condominium regimes; etc., 132.—Read first time, referred to the Committee on Judiciary, 132.

167. By Pipkin: Authorizing the establishment of rehabilitation districts to provide education, training, special services and guidance for handicapped persons; etc., 132.—Read first time, referred to the Committee on Public Health, 132.—Reported favorably, 550.—Read second time, passed to engrossment, 994.—Read third time, passed, 1009.—Votes recorded, 1039.—Reported engrossed, 1052.—Returned from the Senate, 1538.—Signed, 1605.—Reported enrolled, 1624.—Sent to the Governor, 1625.

168. By Floyd: Amending Section 4a, Chapter 119, Acts 53rd Legislature, Regular Session, 1953, as amended, relating to fishing in Laguna Madre in Cameron County, 132.—Read first time, referred to the Committee on Game and Fisheries, 132.—Reported favorably, 248.—Read second time, passed to engrossment, 257.—Vote reconsidered by which bill passed to engrossment, 257.—Passed to engrossment, 257.—Read third time, passed, 266.—Reported engrossed, 269.—Returned from the Senate, 271.—Signed, 2115.—Reported enrolled, 2283.—Sent to the Governor, 2289.

169. By Wieting: Relative to creating "Aransas County Conservation and Reclamation District"; etc., 132.—Read first time, referred to the Committee on State Affairs, 132.

170. By Cotten: Relative to providing that no building shall be constructed on any land within one thousand (1,000) yards of the Capitol grounds, the top of which is more than ninety (90) feet above the natural ground level; etc., 132.—Read first time, referred to the Committee on State Affairs, 132.

171. By Floyd: Relative to amending Section 8, Article II of the Texas Liquor Control Act, as amended, to provide for the licensing of certain agents and employees of retail beer dealers, 132.—Read first time, referred to the Committee on Liquor Regulation, 132-133.

172. By Floyd: Relative to motor service clubs, etc., 133.—Read first time, referred to the Committee on Insurance, 133.—Reported favorably, 708.—Read second time, 994-995.—Passed to engrossment, 994.—Read third time, passed, 1049.—Returned from the Senate, 1792.—House concurred in Senate amendments, 1810.—Text of Senate amendments, 1810.—S. C. R. No. 76, Authorizing certain corrections, 1952.—Signed, 2115.—Reported enrolled, 2283.—Sent to the Governor, 2289.

173. By Floyd: Prohibiting the State Board of Education from adopting any policy, rule, regulation or other plan, as a prerequisite for accreditation or other approval, which would require any school district to hire or assign any guidance counselor or supervisor; etc., 133.—Read first time, referred to the Committee on State Affairs, 133.—Reported favorably, 268.—Read second time, passed to engrossment, 279.—Read third time, passed, 289.—Reported engrossed, 303.—Returned from the Senate, 2540.—Signed, 2628.—Reported enrolled, 2690.—Sent to the Governor, 2714.

174. By Floyd: Relative to providing that a tax collector may issue
175. By Floyd: Relative to appropriations for the repair and re-conditioning of the San Jacinto Memorial Tower and Buildings; etc., 133.-Read first time, referred to the Committee on Appropriations, 132.

176. By Hinson: Relative to amending Article 2339, Revised Civil Statutes of Texas, 1925, so as to provide for the election of county commissioners from commissioner precincts by the qualified voters of the county-at-large, 133.-Read first time, referred to the Committee on Counties, 132.

177. By Woods: Providing for local option elections in certain counties of this state relating to the question of abolition and discontinuance of the office of county superintendent; etc., 132.-Read first time, referred to the Committee on Education, 132.-Reported favorably, 219.-Read second time, 262.-Taken up, 366.-Passed to engrossment, 366.-Read third time, passed, 381.-382.-Reason for vote, 382.-Reported engrossed, 390.

178. By Alaniz: Relative to establishing a state minimum wage, providing certain exemptions, making employers liable to employees for unpaid minimum wages: etc., 132.-Read first time, referred to the Committee on Labor, 132-134.

179. By Alaniz: Relative to creating the Texas Fair Employment Practices Commission; etc., 134.-Read first time, referred to the Committee on Labor, 134.-Reported favorably, 2178.

180. By Finney: To establish the County Criminal Court of Appeals of Tarrant County, Texas, 134.-Read first time, referred to the Committee on Judicial Districts, 134.-Reported favorably, 186.-Read second time, passed to engrossment, 1216.-Read third time, 1217.-Passed, 1218.-Passed, 1221.-Reported engrossed, 1351.-Motion to suspend the rules to reconsider the vote by which the motion to reconsider the vote by which H. B. No. 180 was passed, was tabled, 1561.-Vote reconsidered by which H. B. No. 180 was passed, 1251.-Read third time, 1215.-Vote reconsidered by which amendment was adopted, 1252.-Passed, 1259.-Returned from the Senate, 1259.-Signed, 2036.-Reported enrolled, 2178.-Sent to the Governor, 2186.

181. By Parmer: Relative to providing for the location and creation of adequate civil defense shelter areas in state and public school buildings, 134.-Read first time, referred to the Committee on State Affairs, 134.

182. By Roberts: Relative to establishing and providing for a State Home for dependent and neglected children, 134.-Read first time, referred to the Committee on Appropriations, 134.

183. By Eckhardt: Relative to providing for voluntary and involuntary commitment for hospitalization and care for persons addicted to narcotics; etc., 134.-Read first time, referred to the Committee on Criminal Jurisprudence, 124-135.-Motion to instruct Committee to report immediately, tabled, 1288.

184. By Eckhardt: Relative to providing for the punishment of a corporation found guilty of a crime by fine in lieu of punishment by imprisonment, 124.-Read first time, referred to the Committee on Criminal Jurisprudence, 138.

185. By Eckhardt: Relative to providing for the issuing, service and return of process in all courts upon corporations charged by indictment, information, or complaint with the commission of a

187. By Cory: Relative to defining and regulating the business of giving bail in criminal and quasi-criminal cases, actions or proceedings, etc., 135.—Read first time, referred to the Committee on Criminal Jurisprudence, 135.—Reported favorably, 1314.

188. By Cory: Relative to establishing and providing for a state school for the mentally retarded in Potter County, 139.—Read first time, referred to the Committee on State Affairs, 139.

189. By Murray: Relative to amending Section 1 of Article 20.06 of Chapter 23, Acts, 52nd Legislature, Third Called Session, 1932, so as to provide a pardon under certain circumstances and not treated as a delinquent child, 139.—Read first time, referred to the Committee on Criminal Jurisprudence, 139.

190. By Murray: Relative to authorizing and providing for the purchase of educational motion picture films by the State Board of Education for the use and benefit of the Texas Public School System, etc., 139.—Read first time, referred to the Committee on Appropriations, 139.—Reported favorably, 2178.
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If such recipient owns property at the time of his death; etc., 135. Read first time, referred to the Committee on State Affairs, 135.

198. By Murray: Relative to amending Article 4901d, Vernon's Texas Civil Statutes ("Uniform Act Regulating Traffic on Highways"); by adding thereto a new article relating to speed of vehicles, rules of enforcement, etc., 139. Read first time, referred to the Committee on Highways and Roads, 139-140.

199. By Glenn: Relative to amending the Unemployment Compensation Act, as amended, Chapter 482, Acts, 44th Legislature, Third Called Session, 1936, as amended, and as embraced in Section 6, providing for disqualification for benefits by adding a new subsection providing that an individual shall be disqualified for benefits for any benefit period with respect to which he is receiving or has received remuneration in the form of old age benefits under Title II of the Social Security Act; etc., specifically repealing subsection (a) (3) of Section 6, 140. Read first time, referred to the Committee on Insurance, 140. Reported favorably, 159. Read second time, passed to engrossment, 1125-1127. Record of vote, 1127. Reported engrossed, 1207. Taken up, 1211. Read third time, 1222. Point of order, 1223. Passed, 1223. Returned from the Senate, 2640. House refused to concur in Senate amendments and requested the appointment of a Conference Committee, 2646. House Conference Committee appointed, 2639. Senate granted request of House for Conference Committee, 2647. Senate Conference Committee appointed, 2647. House Conference Committee discharged, 2697-2698. Motion to reconsider vote by which House refused to concur in Senate amendments, lost, 2688. Taken up, 2671. Points of order, 2671. Motion to concur in Senate amendments, 2671. Motion to table motion to concure, 2671. Point of order, 2671. Motion to table motion to concure, prevailed, 2671.

200. By Johnson of Dallas County: Relative to amending the Texas Unemployment Compensation Act, as amended, Chapter 483, Acts, 44th Legislature, Third Called Session, 1936, as amended, and as embraced in subsection (f) of Section 6 pertaining to benefit eligibility conditions, 140. Read first time, referred to the Committee on Insurance, 140.

201. By Johnson of Dallas County: Relative to amending the Texas Unemployment Compensation Act, as amended, Chapter 483, Acts, 44th Legislature, Third Called Session, 1936, as amended, and as embraced in subsection (f) of Section 6 pertaining to benefit eligibility conditions, 140. Read first time, referred to the Committee on Insurance, 140.

202. By Johnson of Dallas County: Relative to amending the Texas Unemployment Compensation Act, as amended, Chapter 483, Acts, 44th Legislature, Third Called Session, 1936, as amended, and as embraced in Section 5 providing for disqualification of benefits by adding to Section 6 a new subsection pertaining to certain students, 140. Read first time, referred to the Committee on Insurance, 140-141. Reported favorably, 159. Read second time, passed to engrossment, 1125-1127. Record of vote, 1127. Reported engrossed, 1207. Taken up, 1211. Read third time, 1222. Point of order, 1223. Passed, 1223. Returned from the Senate, 2640. House refused to concur in Senate amendments and requested the appointment of a Conference Committee, 2646. House Conference Committee appointed, 2639. Senate granted request of House for Conference Committee, 2647. Senate Conference Committee appointed, 2647. House Conference Committee discharged, 2697-2698. Motion to reconsider vote by which House refused to concur in Senate amendments, lost, 2688. Taken up, 2671. Points of order, 2671. Motion to concur in Senate amendments, 2671. Motion to table motion to concure, 2671. Point of order, 2671. Motion to table motion to concure, prevailed, 2671.
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204. By Johnson of Dallas County:
Relative to amending Sections 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19 and 20 of House Bill 289, Chapter 303, Acts, 57th Legislature, Regular Session, relating to Committees of the House of Representatives, 141.—Read first time, referred to the Committee on Rules, 141.205. By Johnson of Dallas County:
Amending Section 14, Article 6008, Vernon’s Annotated Civil Statutes, relating to the production and sale of gas from a common reservoir; etc., 141.—Read first time, referred to the Committee on Oil, Gas and Mining, 141.—Reported favorably, 661.—Read second time, passed to engrossment, 840.—Read third time, passed, 861.—Returned from the Senate, 1781.—House concurred in Senate amendments, 1845.—Record of vote, 1846.—Signed, 2115.—Reported enrolled, 2284.—Sent to the Governor, 2289.

206. By Johnson of Dallas County:
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207. By Johnson of Dallas County:
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208. By Johnson of Dallas County:
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209. By Blaine: Relative to amending Article 6008, Vernon’s Revised Civil Statutes of Texas, 1925, providing for the power to acquire lands and buildings for parks, playgrounds, etc., or upon which are located historic or prehistoric sites, 141.—Read first time, referred to the Committee on Judiciary, 141.—Reported favorably, 899.

210. By Pearcy: Amending Paragraph a, Subsection (4), Section 1 of Article 2922-13, Vernon’s Texas Civil Statutes, by redefining the term “exceptional children” so as to include emotionally disturbed children, 141.—Read first time, referred to the Committee on Education, 141.—Reported favorably, 869.—Read second time, passed to engrossment, 2004.—Read third time, passed, 2041.—H. C. R. No. 96. Suspending the Joint Rules to consider, 2102.—Reported engrossed, 2269.—Returned from the Senate, 2467.—House concurred in Senate amendments, 2583.—Record of vote, 2584.—Signed, 2650.—Reported enrolled, 2690.—Sent to the Governor, 2714.

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212. By Gladden: Relative to requiring that motor vehicle bodily injury or property damage liability contracts or policies include provisions for payment of damages to the insured caused by the use or operation of uninsured mo-
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213. By Gladden: Relative to amending Section 1, Chapter 39, Acts, 44th Legislature, Regular Session, 1936, as amended, relating to post due payments for child support, 142.—Read first time, referred to the Committee on Judiciary, 142.—Reported favorably, 1691.

214. By Wilson: Relative to establishing the Confederate Widows and Texas Rangers Pension Reserve Fund; etc., 142.—Read first time, referred to the Committee on Appropriations, 142.

216. By Wilson: Concerning ad valorem taxation and the administration of the ad valorem tax, 142.—Read first time, referred to the Committee on Revenue and Taxation, 142.

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218. By Wilson: Relative to amending Article 2833, Revised Civil Statutes of Texas, 1925; making the costs of the free textbook program a prior claim on the Available School Fund, etc., 143.—Read first time, referred to the Committee on Appropriations, 143.

219. By Wilson: Relative to amending Article 2833-16, Revised Civil Statutes, providing that irrespective of the application of the provisions of said Article no school district shall receive, or be credit-

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222. By Wilson: Relative to amending Articles 3937 and 3939, Revised Civil Statutes of Texas, 1925 as amended, providing for the compensation of the Assessor and Collector of Taxes in assessing and collecting State and County taxes; etc., 143.—Read first time, referred to the Committee on Revenue and Taxation, 143.

223. By Wilson: Relative to providing for the making of contracts for appraisal services for ad valorem tax purposes by taxing units; etc., 143.—Read first time, referred to the Committee on Judiciary, 143-144.—Reported favorably, 1678.

224. By Wilson: Concerning ad valorem taxation to be cited as “The Equitable Assessment Act”; etc., 144.—Read first time, referred to the Committee on Revenue and Taxation, 144.—Reported favorably, 1678.

225. By Wilson: Concerning ad valorem taxation of state and national banking corporations; etc., 144.—Read first time, referred to the Committee on Revenue and Taxation, 144.

226. By Jarvis: Relative to amending Article 734b, Vernon’s Texas Penal Code; providing for the establishment and continuance of the State Board of Hairdressers and Cosmetologists as presently
227. By Jarvis: Relative to providing that every assessor and collector of taxes may proceed to enforce the collection of delinquent ad valorem taxes by distraint and sale, 145.—Read first time, referred to the Committee on Judiciary, 145.

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229. By Hughes: Making it a felony to make, mend, or cause to be made or mended or to have in possession under circumstances evincing an intent to use the same, implements adapted, designed, or commonly used in the commission of burglary, safe-cracking, and other crimes, 145.—Read first time, referred to the Committee on Criminal Jurisprudence, 145.—Reported favorably, 248.—Read second time, passed to engrossment, 257-258.—Read third time, passed, 268.—Reported engrossed, 269.—Returned from the Senate, 1953.—Signed, 2115.—Reported enrolled, 2284.—Sent to the Governor, 2289.

230. By Hughes: Relative to amending Acts, 1955, 54th Legislature, page 88, Chapter 55, Section 236, the Texas Probate Code, so as to permit Probate and County Courts to approve expenditures by guardians from the corpus of ward's estate for support, mainte

231. By Hughes: Relating to arbitrations pursuant to written agreements of the parties, expressly excluding all arbitrations relating to any labor union contract and all affecting controversies between any employer and any employee of the employer or their respective representatives; etc., 145.—Read first time, referred to the Committee on Judiciary, 145-146.—Reported favorably, 899.—Read second time, passed to engrossment, 2004-2005.—Record of vote, 2005.—Read third time, passed, 2042.—Record of vote, 2042.—Reason for vote, 2042.—Vote reconsidered by which passed, 2101.—Postponed, 2101.—Passed, 2141-2142.—Reported engrossed, 2279.

232. By Ward: Relative to amending Article 1377b, Vernon's Texas Penal Code, relating to arrest of persons hunting, fishing or camping on the enclosed or surrounding land of another without the consent of the owner; etc., 146.—Read first time, referred to the Committee on Criminal Jurisprudence, 146.—Reported favorably, 1943.

233. By Ward: Relating to fixing minimum and maximum salary of the official shorthand reporter for the 14th Judicial District of Texas, 146.—Read first time, referred to the Committee on Counties, 146.—Reported favorably, 290.—Read second time, passed to engrossment, 393-394.—Reported engrossed, 321.—Read third time, passed, 333.—Returned from the Senate, 428.—Signed, 470.—Reported enrolled, 503.
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273. By Hughes: Relative to authorizing certain cities to provide for improvements to the water and sewer systems, and the construction of street improvements under certain circumstances; etc., 166.—Read first time, referred to the Committee on Municipal and Private Corporations, 166-168.—Reported favorably, 722.

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288. By Chapman: Amending Sections 1, 17, 18, and 19 of Article 695c, Vernon's Texas Civil Statutes, providing for the change in title from "Aid to Dependent Children" to "Aid and Services to Needy Families with Children"; etc., 169. — Read first time, referred to the Committee on Judiciary, 169. — Reported favorably, 725. — Read second time, passed to engrossment, 1713-1714. — Read third time, passed, 1748. — Reported engrossed, 1817. — Returned from the Senate, 815. — House concurred in Senate amendments, 827. — Motion to reconsider vote by which passed, tabled, 828. — Text of Senate amendments, 829. — Signed, 889. — Reported enrolled, 899. — Sent to the Governor, 899.

289. By Chapman: Amending Subsection (7) of Section 4, Article 695c, Vernon's Texas Civil Statutes; providing for the elimination of the four (4) year residence requirement for employees of the State Department of Public Welfare, 169. — Read first time, referred to the Committee on State Affairs, 169. — Reported favorably, 1622. — Read second time, passed to engrossment, 1714. — Read third time, passed, 1748. — Reported engrossed, 1817. — Returned from the Senate, 2330. — Signed, 2646. — Reported enrolled, 2692. — Sent to the Governor, 2714.

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297. By Grover: Relative to fixing fees allowed the sheriff, constable and other peace officers in criminal matters, amending Article 1085, Code of Criminal Procedure of Texas, 1925; etc., 170.—Read first time, referred to the Committee on Criminal Jurisprudence, 170.

298. By Wilson: Relative to fixing fees allowed the sheriff, constable and other peace officers in criminal matters, amending Article 1085, Code of Criminal Procedure of Texas, 1925; etc., 170.—Read first time, referred to the Committee on Criminal Jurisprudence, 170.
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395. By Stewart: Relative to the election and terms of office of members of the Board of Trustees in certain independent school districts, 171.—Read first time, referred to the Committee on School Districts, 171.—Reported favorably, 1129.

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397. By Crews: Relative to creating a class of motor vehicle carriers to be known as “Restricted Motor Express Common Carriers”; etc., 171.—Read first time, referred to the Committee on Motor Traffic, 171-172.

398. By Green: To amend Articles 285 and 386, Penal Code of Texas, 1935, excluding bowling alleys from the prohibition against opening of places of public amusement on Sunday, etc., 172.—Read first time, referred to the Committee on Criminal Jurisprudence, 172.—Reported favorably, 366.—Read second time, passed to engrossment, 423.—Record of vote, 423.—Motion to recommit, lost, 423.—Motion to table motion to recommit, prevailed, 423.—Returned from the Senate, 814.—House concurred in Senate amendments, 856.—Text of Senate amendments, 856.—Signed, 856.—Reported enrolled, 895.—Sent to the Governor, 899.

399. By Parsley: Making it unlawful to willfully import or convey or to willfully cause to be imported or conveyed false information concerning the presence of a bomb or other explosive or incendiary device in any public or private building or house or any portion thereof, 172.—Read first time, referred to the Committee on Criminal Jurisprudence, 172.—Reported favorably, 885.—Read second time, passed to engrossment, 2600-2606.—Read third time, passed, 2642.—Reported engrossed, 2571.—Returned from the Senate, 2531.—Signed, 2514.—Reported enrolled, 2591.—Sent to the Governor, 2597.

400. By Thurmond: Amending Chapter 416, Acts, 50th Legislature, 1947, providing for the taking of certain fish from the waters of Val Verde County, 172.—Read first time, referred to the Committee on Game and Fisheries, 172.—Reported favorably, 248.—Read second time, passed to engrossment, 258.—Read third time, passed, 267.—Reported engrossed, 289.—Returned from the Senate, 528.—Signed, 577.—Reported enrolled, 686.—Sent to the Governor, 566.

401. By Kothmann: Relative to providing for an observer to be present when names are drawn from the jury wheel, under certain circumstances; etc., 172.—Read first time, referred to the Committee on Judiciary, 172.

402. By Kothmann: Relative to providing that no party in the trial of any litigation who takes advantage of any right or privilege afforded under the Constitution, Statutes, Rules of Civil Procedure, or other rules of law, procedure or evidence, shall be criticized or ridiculed by any other party, 172.—Read first time, referred to the Committee on Judiciary, 172.

403. By Kothmann: Relative to making any discrimination against
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any person by the state or any political subdivision of the state because of race, creed, color, sex or national origins; etc., 172.—Read first time, referred to the Committee on State Affairs, 172-173.

314. By Black: To amend Article 1092, Chapter 9, Title 28, Vernon’s Texas Civil Statutes, respecting notice required of hearing on assessments for street improvements, 173.—Read first time, referred to the Committee on Municipal and Private Corporations, 173.—Reported favorably, 791.—Read second time, passed to engrossment, 926-927.—Read third time, passed, 927.—Reported engrossed, 1024.—Returned from the Senate, 1205.—Signed, 1269.—Reported enrolled, 1315.—Sent to the Governor, 1322.—H. C. R. No. 74, Recalling from the Governor, 1322.—Signed, 1646.—Sent to the Governor, 1661.

315. By Black: Amending Section 9, Article 1105b, Vernon’s Texas Civil Statutes, respecting notice required of hearing on assessments for street improvements, and further to provide that failure to give such notice shall be a defense in a suit and to enforce such notice shall be a defense in a suit and to enforce any such assessments, 173.—Read first time, referred to the Committee on Municipal and Private Corporations, 173.—Reported favorably, 791.—Read second time, passed to engrossment, 926-927.—Read third time, passed, 927.—Reported engrossed, 1024.—Returned from the Senate, 1205.—Signed, 1269.—Reported favorably, 791.—Read second time, passed to engrossment, 927.—Read third time, passed, 950.—Reported engrossed, 1024.—Returned from the Senate, 1205.—Signed, 1269.—Reported enrolled, 1315.—Sent to the Governor, 1322.—H. C. R. No. 74, Recalling from the Governor, 1322.—Signed, 1646.—Sent to the Governor, 1661.

316. By Black: Amending Section 9, Article 1105b, Vernon’s Texas Civil Statutes, respecting notice required of hearing on assessments for street improvements, and further to provide that failure to give such notice shall be a defense in a suit and to enforce any such assessments, 173.—Read first time, referred to the Committee on Municipal and Private Corporations, 173.—Reported favorably, 791.—Read second time, passed to engrossment, 926-927.—Read third time, passed, 927.—Reported engrossed, 1024.—Returned from the Senate, 1205.—Signed, 1269.—Reported enrolled, 1315.—Sent to the Governor, 1322.—H. C. R. No. 74, Recalling from the Governor, 1322.—Signed, 1646.—Sent to the Governor, 1661.

317. By Black: Amending Article 1092, Chapter 9, Title 28, Vernon’s Texas Civil Statutes, respecting notice required of hearing on assessments for street improvements, 173.—Read first time, referred to the Committee on Municipal and Private Corporations, 173.—Reported favorably, 791.—Read second time, passed to engrossment, 927.—Read third time, passed, 950.—Reported engrossed, 1024.—Returned from the Senate, 1205.—Signed, 1269.—Reported enrolled, 1315.—Sent to the Governor, 1322.—H. C. R. No. 74, Recalling from the Governor, 1322.—Signed, 1646.—Sent to the Governor, 1661.

318. By Pipkin: Fixing a maximum salary for court reporters in judicial districts composed of two certain counties, 173.—Read first time, referred to the Committee on Counties, 173.—Reported favorably, 946.—Read second time, passed to engrossment, 950-952.—Read third time, passed, 950.—Reported engrossed, 1023.—Returned from the Senate, 1205.—Signed, 1269.—Reported enrolled, 1315.—Sent to the Governor, 1322.—H. C. R. No. 74, Recalling from the Governor, 1322.—Signed, 1646.—Sent to the Governor, 1661.

319. By Haines of Brazos County: Relative to executing and delivering 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, 173.—Read first time, referred to the Committee on State Affairs, 173-174.

320. By Cook: Changing the terms of office of members of Board of Regents of Junior College Districts operating under Article 28150, Vernon’s Texas Civil Statutes, to six years, 174.—Read first time, referred to the Committee on Education, 174.—Reported fa-
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vorably, 225.—Read second time, passed to engrossment, 229.—Read third time, passed, 249.—Reported engrossed, 249.—Returned from the Senate, 528.—House concurred in Senate amendment, 612.—Text of Senate amendment, 612.—Vote reconsidered by which House concurred in Senate amendment, 538.—House concurred in Senate amendment, 576.—Signed, 601.—Reported enrolled, 612.—Sent to the Governor, 612.

321. By Wells: Relating to the establishment and operation of the Texas Commercial Applicator’s Pest Control Board; etc., 174.—Read first time, referred to the Committee on State Affairs, 174.—Reported favorably, 1010.—Read second time, 2365–2366.—Passed to engrossment, 2368.—Read third time, passed, 2369.—Record of vote, 2369.—H. C. R. No. 101, Suspending the Joint Rules to consider, 2458.—Reported engrossed, 2481.

322. By Hughes: Relative to establishing and adopting a Code of Criminal Procedure for the State of Texas by revising and rearranging the statutes of this State which pertain to the trial of criminal cases; etc., 174.—Read first time, referred to the Committee on Criminal Jurisprudence, 174.—Reported favorably, 175.—Read second time, 2365–2366.—Passed to engrossment, 2368.—Read third time, passed, 2369.—Record of vote, 2369.—H. C. R. No. 101, Suspending the Joint Rules to consider, 2458.—Reported engrossed, 2481.

323. By Heatly: Relative to amending Article 733, Revised Penal Code of Texas, 1925, and Article 734a, Vernon’s Revised Penal Code of Texas, and known as the “Texas Barber Law.” 174.—Read first time, referred to the Committee on State Affairs, 174.—Reported favorably, 869.—H. C. R. No. 109, Suspending the Joint Rules to consider, 2459.

324. By Bridges: Relative to amending the Penal Code of Texas, 1925, as amended, providing that the maximum penalty for the enumerated capital offenses shall be life imprisonment, not subject to parole, etc., 174.—Read first time, referred to the Committee on Criminal Jurisprudence, 174–176.

325. By Bridges: Relative to apportioning the State of Texas into Congressional Districts; etc., 175.—Read first time, referred to the Committee on Congressional and Legislative Districts, 175.

326. By Bridges: Relative to amending Article 5221c, Vernon’s Revised Texas Statutes, relating to the inspection of boilers; etc., 175.—Read first time, referred to the Committee on Labor, 175.—Reported favorably, 1386.—Read second time, passed to engrossment, 1714–1715.—Read third time, passed, 1758–1759.—Reported engrossed, 1922.

327. By Alanis: Relating to eligibility requirements of persons who may receive benefits from programs paid out of public funds and administered by the Board and Department of Public Welfare and admission to the eleemosynary institutions of this State; etc., 175.—Read first time, referred to the Committee on State Affairs, 175.

328. By Cavness: Relative to amending Article 861, Revised Penal Code, 1925, to provide for the protection and policing of the Capitol, Governor’s Mansion, State Office Buildings and the grounds thereof; etc., 175.—Read first time, referred to the Committee on Criminal Jurisprudence, 175–176.

329. By Adams: Relative to amending Section 33, Article 695c, Vernon’s Texas Civil Statutes (Public Welfare Act of 1941) and Paragraph (c) of Article 5221b–9, Vernon’s Texas Civil Statutes, to provide that information concerning recipients of certain payments from the state shall be public records; etc., 176.—Read first time, referred to the Committee on State Affairs, 176.

330. By McIlhany: Creating a Hospital District for Commissioners Court Precincts 1 and 2 of Wheeler County, Texas. 176.—Read first time, referred to the Committee on Counties, 176.—Reported favorably, 661.—Read second time, 900.—Passed to engrossment, 906.—Read third time, passed, 916.—Reported engrossed, 1010.
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331. By Markgraf: Amending Article 2982, Revised Civil Statutes, 1925, as amended; Article 297, Penal Code of Texas, as amended; repealing Senate Bill No. 278, Chapter 88, Acts, 49th Legislature, Regular Session, 1945; repealing House Bill No. 1054, Chapter 221, Acts, 42nd Legislature, Regular Session, Special Laws, page 439, all of which relate to compulsory school age and attendance; etc., 176.—Read first time, referred to the Committee on Education, 176.—Reported favorably, 1440.—Read second time, passed to engrossment, 425.—Read third time, passed, 438.—Reported engrossed, 441.—Returned from the Senate, 724.—Signed, 738.—Reported enrolled, 756.—Sent to the Governor, 756.

332. By Hendryx: Relative to amending Article 1729, Vernon’s Penal Code, which relates to the taking of game birds, game animals, and fur-bearing animals west of the Pecos River; etc., 177.—Read first time, referred to the Committee on Game and Fisheries, 177.—Reported favorably, 290.—Read second time, passed to engrossment, 425.—Read third time, passed, 438.—Reported engrossed, 441.—Returned from the Senate, 528.—Signed, 577.—Reported enrolled, 586.—Sent to the Governor, 586.

333. By Cavness: Amending Article 4570, Chapter II, Title 71, Revised Civil Statutes of Texas, 1921, as amended, to provide the qualifications for eligibility to take examinations for license to practice chiropody in the State of Texas; etc., 177.—Read first time, referred to the Committee on Public Health, 177.—Reported favorably, 366.—Read second time, passed to engrossment, 425.—Read third time, passed, 438.—Reported engrossed, 441.—Returned from the Senate, 738.—Signed, 756.—Reported enrolled, 756.—Sent to the Governor, 756.

334. By Cavness: Amending Article 4570, Chapter II, Title 71, Revised Civil Statutes of Texas, 1921, as amended, to provide the qualifications for eligibility to take examinations for license to practice chiropody in the State of Texas; etc., 177.—Read first time, referred to the Committee on Public Health, 177.—Reported favorably, 366.—Read second time, passed to engrossment, 425.—Read third time, passed, 438.—Reported engrossed, 441.—Returned from the Senate, 738.—Signed, 756.—Reported enrolled, 756.—Sent to the Governor, 756.

335. By Hendryx: Relative to amending Article 4570, Chapter II, Title 71, Revised Civil Statutes of Texas, 1921, as amended, to provide the qualifications for eligibility to take examinations for license to practice chiropody in the State of Texas; etc., 177.—Read first time, referred to the Committee on Public Health, 177.—Reported favorably, 366.—Read second time, passed to engrossment, 425.—Read third time, passed, 438.—Reported engrossed, 441.—Returned from the Senate, 528.—Signed, 577.—Reported enrolled, 586.—Sent to the Governor, 586.

336. By Melbany: Creating a Hospital District for Commissioners Court Precincts 3 and 4 of Wheeler County, Texas; etc., 180.—Read first time, referred to the Committee on Counties, 180.—Reported favorably, 661.—Read second time, 906.—Passed to engrossment, 912.—Read third time, passed, 955.—Reported engrossed, 1011.—Returned from the Senate, 1830.—Signed, 2449.—Reported enrolled, 2484.—Sent to the Governor, 2484.

337. By Ward: Relative to prohibiting the tattooing of any person under the age of eighteen (18) years, 180.—Read first time, referred to the Committee on Criminal Jurisprudence, 180.
339. By Cook: Relative to abolishing the office of county superintendent in all counties in this State; etc., 181.-Read first time, referred to the Committee on State Affairs, 181.

340. By Cook: Relative to amending Section 2, Article 3309, Revised Civil Statutes of Texas, 1925, as amended, by providing that employers may qualify as self-insurers under the employers' liability and workmen's compensation laws of this State, 181.-Read first time, referred to the Committee on Insurance, 181.

341. By Guffey: Relative to amending Section 2, Chapter 2, Acts, 42nd Legislature, Fourth Called Session, 1932, as amended, to provide that the Railroad Commission of Texas shall not restrict the number of days any well in this State may produce crude petroleum oil to less than fourteen producing days for any one calendar month; etc., 181.-Read first time, referred to the Committee on Oil, Gas and Mining, 181.

342. By Guffey: Relative to exempting certain church-owned motor vehicles used for church school purposes from certain motor vehicle sales taxes and registration fees; etc., 181.-Read first time, referred to the Committee on Revenue and Taxation, 181.—Reported favorably, 1294.—Set as a special order, 1814.—Read second time, 1900.—Passed to engrossment, 1901.—Record of vote, 1901.—Reported engrossed, 1902.—Returned from the Senate, 1835.—Signed, 1903.—Reported enrolled, 2092.—Sent to the Governor, 2097.

343. By Brown of Galveston County: Relative to authorizing certain cities to withhold a stipulated amount from a city employee's salary to be forwarded to his bona fide employees' association in payment of membership dues; etc., 182.—Read first time, referred to the Committee on Municipal and Private Corporations, 182.

344. By Pipkin: Amending Article 2775-a-1, Vernon's Texas Civil Statutes, to provide for the election of school trustees in certain independent school districts, 181.—Read first time, referred to the Committee on School Districts, 181-182.—Reported favorably, 290.—Read second time, passed to engrossment, 425.—Read third time, passed, 438.—Reported engrossed, 442.—Returned from the Senate, 1835.—Signed, 1954.—Reported enrolled, 2151.—Sent to the Governor, 2157.

345. By Quilliam: Relative to providing for the conveyance by Texas Technological College to the City of Lubbock of a permanent easement for street, road and sewer line purposes; etc., 182.—Read first time, referred to the Committee on State Affairs, 182.

346. By Quilliam: Relative to providing for the conveyance by Texas Technological College to the City of Lubbock of a permanent easement for street and road purposes; etc., 182.—Read first time, referred to the Committee on State Affairs, 182.
By Weldon: Relative to making unlawful the hiring of strike-breakers by any person, firm or corporation not directly involved in a labor strike or lockout; etc., 182.—Read first time, referred to the Committee on Labor, 183.—Reported favorably, 1678.—Referred to the Committee on Labor, 1953.—Reported favorably, 1678.—Read second time, passed to engrossment, 2196.—Read third time, 2344.—Failed to pass, 2345.—Reported engrossed, 2271.—Vote reconsidered by which bill failed to pass, 2297.—Motion to table H. B. No. 348, lost, 2298.—Passed, 2298.—H. C. R. No. 113, Suspended, 2298.

By Gladden: Relative to revising the employers' liability and workmen's compensation insurance laws of this state by amending Articles 8206, 8207, 8209, Revised Civil Statutes of 1925, as amended; etc., 182.—Read first time, referred to the Committee on State Affairs, 182-183.

By Bass of Bowie County: Relative to changing the name of the South Texas Medical School to "The University of Texas South Medical School"; etc., 183.—Read first time, referred to the Committee on Judiciary, 183.

By Smith of Bexar County: Changing the name of the South Texas Medical School to "The University of Texas South Medical School"; etc., 183.—Read first time, referred to the Committee on State Affairs, 183.—Reported favorably, 244.—Read second time, passed to engrossment, 258-259.—Read third time, passed, 267-268.—Reported engrossed, 269.—Returned from the Senate, 726.—Signed, 746.—Reported enrolled, 763.—Sent to the Governor, 764.

By Ritter: Relative to transferring the Board for Texas State Hospitals and Special Schools all lands, funds and property belonging to or purchased for the Texas Blind, Deaf and Orphan School; etc., 183.—Read first time, referred to the Committee on State Hospitals and Special Schools, 183.—Reported favorably, 726.

By Murray: Relative to fixing the penalties for the failure to pay losses under Marine Insurance policies issued by a general casualty company; etc., 182.—Read first time, referred to the Committee on Insurance, 182.

By Boysen: Relative to providing for the licensing of clinical laboratories and clinical laboratory directors through the Texas State Health Department; etc., 186.—Read first time, referred to the Committee on Public Health, 186.

By Macatee: Relative to providing for the creation of unit ownership of certain lands and improvements, including the authorization of condominiums in Texas; etc., 186.—Read first time, referred to the Committee on Municipal and Private Corporations, 186.

By Cory: Relative to giving preference to bids made by firms resident in Texas for supplies, materials or equipment in contracts made by agencies of the State for the purchase of such supplies, etc., 186.—Read first time, referred to the Committee on State Affairs, 186.—Reported favorably, 1010.—Read second time, passed to engrossment, 1714.—Read third time, passed, 1759.—Record of vote, 1759.—Reported engrossed, 1922.

By Green: Relative to amending Chapter 9, Article 9.14, House Bill No. 11, 56th Legislature, Third Called Session, to provide for refund of motor fuel taxes paid by a transit company on motor fuel used or consumed with certain exceptions; etc., 186.—Read first time, referred to the Committee on Revenue and Taxation, 186.—Reported favorably, 1010.—Taken up, 1258.—Read second time, 1260.—Passed to engrossment, 1260.

By Cory: Amending Article 31.09 of the Insurance Code of Texas, Vernon's Texas Civil Statutes, relating to counter-signing of policies by local recording agents and exceptions therefrom, to ex-
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empt bid bonds issued in connection with any public or private contract, 186.—Read first time, referred to the Committee on Insurance, 186.—Reported favorably, 369.—Read second time, passed to engrossment, 569.—Read third time, passed, 840.—Reported engrossed, 854.—Returned from the Senate, 724.—Signed, 832.—Reported enrolled, 853.—Sent to the Governor, 854.

359. By Ritter: Amending Article 326k-14, Vernon's Texas Civil Statutes, providing that the District Attorney of the 53rd Judicial District shall represent the State in the Criminal District Court and all other District Courts of Travis County; etc., 186.—Read first time, referred to the Committee on Counties, 186-187.—Reported favorably, 426.—Read second time, passed to engrossment, 1129.—Read third time, passed, 1162.—Returned from the Senate, 1204.—Reported engrossed, 1232.—Signed, 1269.—Reported enrolled, 1316.—Sent to the Governor, 1322.—H. C. R. No. 100, Recalling from the Governor, 1486.—Signed, 1659.—Sent to the Governor, 1681.

360. By Brown of Galveston County: Relative to amending Article 2095, Revised Civil Statutes of Texas, 1925, as amended; relating to procedure for the selection of juries in certain counties; etc., 187.—Read first time, referred to the Committee on Judiciary, 187.

361. By Cannon: Relative to setting aside two per cent (2%) of all moneys collected under the Limited Sales, Excise and Use Tax Act, Chapter 30, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, for use by certain cities to promote industrial expansion; etc., 187.—Read first time, referred to the Committee on Education, 187.

362. By Markgraf: Relative to providing two-year contracts for certain teachers, 187.—Read first time, referred to the Committee on Education, 187.

363. By Cherry: Relative to amending the Texas Barber Law, Article 734a, Vernon's Annotated Penal Code, so as to provide that a barber school or college require a course of instruction of not less than two thousand hours to be completed within at least twelve (12) months; etc., 187.—Read first time, referred to the Committee on State Affairs, 187.

364. By Inaacks: Relative to amending Section 4, Article 687b, Vernon's Texas Civil Statutes, to provide that certain minors under sixteen years of age may be licensed upon completion of a State-approved driver training course and certification by the superintendent of the school where the course is taught, 187.—Read first time, referred to the Committee on Judiciary, 187-188.

365. By Parker: Relative to authorizing a tax not to exceed thirty cents on each one hundred dollar tax valuation to be levied to finance the Mosquito Control District in certain counties, 188.—Read first time, referred to the Committee on Counties, 188.

366. By Parker: Relative to amending Section 2, Article 4477b, Vernon's Texas Civil Statutes, to authorize the levy of a tax not to exceed thirty cents on the one hundred dollar tax valuation to finance a Mosquito Control District, 188.—Read first time, referred to the Committee on Counties, 188.

367. By Atwell: Creating the County Court of Dallas County at Law Number 3 and County Court of Dallas County at Law Number 4; etc., 188.—Read first time, referred to the Committee on Counties, 188.—Reported favorably, 560.—Read second time, 912.—Passed to engrossment, 914.—Reported engrossed, 1011.—Returned from the Senate, 1206.—Signed, 2032.—Reported enrolled, 2179.—Sent to the Governor, 2185.

368. By Atwell: Relative to amending the Special Fuels Tax Law, providing that before the right of a person to purchase special fuels
369. By Rapp: Requiring identification signs on vehicles hauling citrus fruit in bulk and requiring that drivers of such vehicles have papers concerning the citrus fruit being hauled; etc., 188.—Read first time, referred to the Committee on Agriculture, 189.—Reported favorably, 477.—Read second time, passed to engrossment, 1144.—Record of vote, 1144.—Read third time, passed, 1164.—Record of vote, 1164.—Reported engrossed, 1232.—Returned from the Senate, 1898.—Signed, 1904.—Reported enrolled, 2093.—Sent to the Governor, 2097.

370. By Hughes: Relative to creating three additional District Courts and two additional Criminal District Courts in Dallas County, Texas, etc., 198.—Read first time, referred to the Committee on Judicial Districts, 199.—Reported favorably, 1678.—Set as a special order, 1994.—Read second time, 2139.—Points of order, 2139—2140.—Passed to engrossment, 2139.—Motion to pending third reading, lost, 2153—2164.—Correction authorized, 2165.—Read third time, passed, 2166.—Record of vote, 2167.—Reported engrossed, 2271.—Returned from the Senate, 2340.—House refused to concur in Senate amendments and requested the appointment of a Conference Committee, 2373.—House Conference Committee appointed, 2373.—Senate granted request of House for Conference Committee, 2373.—Senate Conference Committee appointed, 2373.—Conference Committee Report submitted, 2373.—House adopted Conference Committee Report, 2373.—Senate adopted Conference Committee Report, 2373.—Signed, 2373.—Reported enrolled, 2713.—Sent to the Governor, 2716.

371. By Floyd: Changing the name of San Jacinto State Park to San Jacinto Battleground, and the name of the San Jacinto State Park Commission to San Jacinto Battleground Commission, etc., 198.—Read first time, referred to the Committee on Revenue and Taxation, 199.—Reported favorably, 409.—Read second time, passed to engrossment, 514.—Read third time, passed, 644.—Reported engrossed, 1012.—Returned from the Senate, 1934.—House concurred in Senate amendments, 1944.—Text of Senate amendments, 1944.—Signed, 1954.—Reported enrolled, 2092.—Sent to the Governor, 2097.

372. By Alanis: Relative to amending Section 42, Article 6687b, Vernon's Texas Civil Statutes, to provide that the Department of Public Safety be required upon request to furnish copies of accident reports to duly licensed attorneys for a stipulated fee, 198.—Read first time, referred to the Committee on Judiciary, 199—199.

373. By Gladden: Relative to repealing Chapter 283, Acts 56th Legislature, 1957, which upheld the dual school system, 198.—Read first time, referred to the Committee on State Affairs, 199.

374. By Kothmann: Relative to amending the subject matter of the Texas Unemployment Compensation Act, as amended; etc., 199.—Read first time, referred to the Committee on Insurance, 199.

375. By Brown of Galveston County: Relative to amending Article 5154c. Vernon's Annotated Civil Statutes, so as to provide that public employees may authorize deductions to be made from their salaries for the payments of dues in the bona fide organizations prescribed, 199.—Read first time, referred to the Committee on State Affairs, 199.

376. By Richards: Authorizing the Chairman of the Board of Regents of the State Teachers Colleges to exchange a certain tract of state-owned land for another tract of publicly-owned land of similar size, 199.—Read first time, referred to the Committee on State Affairs, 199.—Reported favorably, 607.—Read second time, passed to engrossment, 847.—Read third
377. By Collins: Relating to the creation, administration and financing of a hospital district whose boundaries are coterminous with the boundaries of county commissioners precincts numbered one and two of Jasper County, 199.—Read first time, referred to the Committee on Counties, 199.—Reported favorably, 290.—Read second time, passed to engrossment, 670-671.—Reported engrossed, 694.—Read third time, passed, 720.—Returned from the Senate, 776.—Signed, 832.—Reported enrolled, 854.—Sent to the Governor, 854.

381. By Fairchild: Relative to amending Section 329, Texas Probate Code, to permit mortgage or pledge of any real or personal property of an estate, under order of the court, for the purpose of making improvements or repairs on the ward’s home or for building the ward a home, 200.—Read first time, referred to the Committee on Judiciary, 200.—Reported favorably, 409.

382. By Fairchild: Relative to amending Paragraph 4, Article 881a-37, Vernon’s Texas Civil Statutes, relating to investments of building and loan associations; etc., 200.—Read first time, referred to the Committee on Banks and Banking, 200.

383. By Carriker: Relating to requiring district clerks to report certain divorce information to the State Department of Health, Bureau of Vital Statistics; etc., 200.—Read first time, referred to the Committee on Judiciary, 200.

384. By Carriker: Relating to amending Subdivision 7, Article 3264, Revised Civil Statutes of Texas, 1925, which relates to eminent domain proceedings; etc., 200.—Read first time, referred to the Committee on Judiciary, 200.

385. By Edwards: Amending Section 19, Chapter 179, Acts, 57th Legislature, Regular Session, 1961, to provide for the rendition, equalization, assessment and collection of taxes, either on a bene-
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fit or ad valorem basis; etc., 200. —Read first time, referred to the Committee on Conservation and Reclamation, 200.—Reported favorably, 296.—Read second time, passed to engrossment, 1441.—Read third time, passed, 1490.—Reported engrossed, 1894.—Returned from the Senate, 1894.—Signed, 1965.—Reported enrolled, 2009.—Sent to the Governor, 2097.

386. By Black: Amending Section 1, Chapter 88, Acts, 41st Legislature, Second Called Session, 1929, as amended; to define the term "fertilizer trailer"; etc., 200.—Read first time, referred to the Committee on State Affairs, 200.—Read second time, postponed, 729.—Motion to recommit to the Committee on Motor Traffic, tabled, 772.—Passed to engrossment, 773.—Reasons for vote, 773.—Read third time, passed, 813.—Reported engrossed, 850.—Returned from the Senate, 1039.—Signed, 1121.—Reported enrolled, 1135.—Sent to the Governor, 1185.

387. By Jamison: Relative to providing that all land which is designated for agriculture use shall be assessed for tax purposes exclusive of any other consideration; etc., 201.—Read first time, referred to the Committee on Agriculture, 201.

388. By Roberts: Relative to amending Article 2338-1, Vernon's Civil Statutes; providing for transfers of certain cases from juvenile courts from the jurisdiction of the other courts in the State; etc., 201.—Read first time, referred to the Committee on State Affairs, 201.—Reported favorably, 1994.

395. By Jarvis: Amending Article 46a, Vernon's Texas Civil Statutes, as amended, so as to clarify the adoption procedure and to safeguard the confidentiality of the records in the case of the children of parents whose parental rights have been terminated by a court of competent jurisdiction; etc., 208.—Read first time, referred to the Committee on Judiciary, 208.—Reported favorably, 296.

392. By Harding: Relative to the rendering of judgment for costs of forcible entry and detainer suits in favor of landlords and against tenants where tenants are unlawfully holding over on the premises of the landlord at the time suit is filed but vacate the premises prior to the rendition of judgment when the landlord follows certain prescribed procedures; etc., 208.—Read first time, referred to the Committee on Judiciary, 208.—Reported favorably, 296.

390. By Haring: Relative to apportioning the State of Texas into Congressional Districts; etc., 208.—Read first time, referred to the Committee on Congressional and Legislative Districts, 208.

391. By Harding: Relative to amending Section 21, Article 6701d, Vernon's Texas Civil Statutes, relating to reckless driving and providing penalties, 208.—Read first time, referred to the Committee on Criminal Jurisdiction, 208.—Reported favorably, 278.—Read second time, 1465.—Motion to postpone, lost, 1465.—Passed to engrossment, 1469.—Reasons for vote, 1469.—Record of vote, 1469.—Record of votes, 1491.—Reported engrossed, 1594.
394. By Shipley: Relative to amending the Insurance Code; defining and concerning mortgage lenders and borrowers; etc., 208. — Read first time, referred to the Committee on Judiciary, 209. — Reported favorably, 621. — Read second time, 1272. — Motion to postpone, tabled, 1278. — Passed to engrossment, 1276. — Reasons for vote, 1277. — Motions to reconsider votes by which bill passed to engrossment, by which Committee Amendment No. 1 was adopted, and by which amendment Mr. Butler, offered as a substitute for an amendment by Mr. Cavness to Committee Amendment No. 1, was adopted, 1286. — Motions to reconsider prevailed, 1320. — Mr. Butler withdrew the substitute amendment offered by himself, 1286. — Passed to engrossment, 1287. — Report engrossed, 1286. — Read third time, passed, 1381-1382. — Record of vote, 1382.

395. By Smith of Jefferson County: Providing that no person shall be denied employment or be discharged from employment solely because of age, providing such person is between the ages of eighteen and sixty-five; etc., 209. — Read first time, referred to the Committee on Labor, 210. — Motion to instruct committee to report immediately, tabled, 1159. — Read second time, 1272. — Motion to instruct committee to report immediately, tabled, 210. — Motion to instruct committee to report immediately, tabled, 1159. — Passed to engrossment, 1276. — Reasons for vote, 1277. — Motions to reconsider votes by which bill passed to engrossment, by which Committee Amendment No. 1 was adopted, and by which amendment Mr. Butler, offered as a substitute for an amendment by Mr. Cavness to Committee Amendment No. 1, was adopted, 1286. — Motions to reconsider prevailed, 1320. — Mr. Butler withdrew the substitute amendment offered by himself, 1286. — Passed to engrossment, 1287. — Report engrossed, 1286. — Read third time, passed, 1381-1382. — Record of vote, 1382.

396. By Whatley: Relative to amending the Adult Probation and Parole Law of 1957, providing for the collection of a probation supervision fee in each case where the defendant is placed on probation, 209. — Read first time, referred to the Committee on Criminal Jurisprudence, 209. — Passed to engrossment, by which Amendment No. 1 was adopted, and by which amendment Mr. Butler, offered as a substitute for an amendment by Mr. Cavness to Committee Amendment No. 1, was adopted, 1286. — Motions to reconsider prevailed, 1320. — Mr. Butler withdrew the substitute amendment offered by himself, 1286. — Passed to engrossment, 1287. — Report engrossed, 1286. — Read third time, passed, 1381-1382. — Record of vote, 1382.

397. By Whatley: Relative to amending the Adult Probation and Parole Law of 1957, providing for the collection of a probation supervision fee in each case where the defendant is placed on probation, 209. — Read first time, referred to the Committee on Criminal Jurisprudence, 209. — Passed to engrossment, by which Amendment No. 1 was adopted, and by which amendment Mr. Butler, offered as a substitute for an amendment by Mr. Cavness to Committee Amendment No. 1, was adopted, 1286. — Motions to reconsider prevailed, 1320. — Mr. Butler withdrew the substitute amendment offered by himself, 1286. — Passed to engrossment, 1287. — Report engrossed, 1286. — Read third time, passed, 1381-1382. — Record of vote, 1382.

398. By Cannon: Relating to the diminishing of the jurisdiction of the County Court of Limestone County, Texas, to that of general probate and matters pertaining thereto; etc., 209. — Read first time, referred to the Committee on Judiciary, 209. — Passed to engrossment, 1276. — Reasons for vote, 1277. — Motions to reconsider votes by which bill passed to engrossment, by which Committee Amendment No. 1 was adopted, and by which amendment Mr. Butler, offered as a substitute for an amendment by Mr. Cavness to Committee Amendment No. 1, was adopted, 1286. — Motions to reconsider prevailed, 1320. — Mr. Butler withdrew the substitute amendment offered by himself, 1286. — Passed to engrossment, 1287. — Report engrossed, 1286. — Read third time, passed, 1381-1382. — Record of vote, 1382.

399. By Hughes: Relative to amending Subsection 1, Article 687-24a, Texas Liquor Control Act; Acts, 44th Legislature, Second Called Session, as amended, to more clearly define "outdoor advertising"; 209. — Read first time, referred to the Committee on Liquor Regulation, 209. — Reported favorably, 356. — Motions to suspend the rules to consider, lost, 720, 2261-2262. — Passed to engrossment, 1276. — Reasons for vote, 1277. — Motions to reconsider votes by which bill passed to engrossment, by which Committee Amendment No. 1 was adopted, and by which amendment Mr. Butler, offered as a substitute for an amendment by Mr. Cavness to Committee Amendment No. 1, was adopted, 1286. — Motions to reconsider prevailed, 1320. — Mr. Butler withdrew the substitute amendment offered by himself, 1286. — Passed to engrossment, 1287. — Report engrossed, 1286. — Read third time, passed, 1381-1382. — Record of vote, 1382.

400. By Allen: Relating to the rights of beneficiaries of pension, retirement, death benefit, stock bonus and profit-sharing plans, systems or trusts, and of beneficiaries of annuities and supplemental insurance contracts, 209. — Read first time, referred to the Committee on State Affairs, 209. — Passed to engrossment, 1276. — Reasons for vote, 1277. — Motions to reconsider votes by which bill passed to engrossment, by which Committee Amendment No. 1 was adopted, and by which amendment Mr. Butler, offered as a substitute for an amendment by Mr. Cavness to Committee Amendment No. 1, was adopted, 1286. — Motions to reconsider prevailed, 1320. — Mr. Butler withdrew the substitute amendment offered by himself, 1286. — Passed to engrossment, 1287. — Report engrossed, 1286. — Read third time, passed, 1381-1382. — Record of vote, 1382.

401. By Townsend: Relative to adopting rules and regulations governing the transportation of migrant agricultural workers within this State; etc., 209. — Read first time, referred to the Committee on Motor Traffic, 209-210. — Passed to engrossment, 1276. — Reasons for vote, 1277. — Motions to reconsider votes by which bill passed to engrossment, by which Committee Amendment No. 1 was adopted, and by which amendment Mr. Butler, offered as a substitute for an amendment by Mr. Cavness to Committee Amendment No. 1, was adopted, 1286. — Motions to reconsider prevailed, 1320. — Mr. Butler withdrew the substitute amendment offered by himself, 1286. — Passed to engrossment, 1287. — Report engrossed, 1286. — Read third time, passed, 1381-1382. — Record of vote, 1382.

402. By Haynes of Orange County: Relative to amending Section 12a, Article 6306, Revised Civil Statutes of Texas, 1925, so as to provide a cause of action, in addition to compensation, for any employee against any employer who discharges or refuses to hire him solely because he has filed or recovered a claim for worker's compensation, 210. — Read first time, referred to the Committee on Labor, 210. — Motion to instruct committee to report immediately, tabled, 1159.
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403. By Cowden: To remove the disabilities of coverture of a married woman in connection with her contracts and her management and control of the separate property; amending Articles 4614, 4615, 4621, 4624 and 4626, Revised Civil Statutes of Texas, 1923; repealing Article 4623, Revised Civil Statutes of Texas, 1925. Read first time, referred to the Committee on Judiciary, 210. —Reported favorably, 899.—Read second time, passed to engrossment, 1144.—Read third time, passed, 1164.—Reported engrossed, 1232.—Returned from the Senate, 2329.—Signed, 2603.—Referred to the Committee on Revenue and Finance, 2714.

404. By Cowden: Repealing Articles 1299, 6605, and 6608, Revised Civil Statutes of Texas, 1926, relating to conveyance of separate lands by a married woman, etc., 210.—Read first time, referred to the Committee on Judiciary, 210.—Reported favorably, 1051.—Read second time, passed to engrossment, 1145-1146.—Read third time, passed, 1164.—Reported engrossed, 1322.—Returned from the Senate, 2332.—Reported enrolled, 2693.—Sent to the Governor, 2714.

405. By Cowden: To remove the disabilities of coverture of a married woman in connection with her contracts and her management and control of the separate property; amending Articles 4614, 4615, 4621, 4624 and 4626, Revised Civil Statutes of Texas, 1923; repealing Article 4623, Revised Civil Statutes of Texas, 1925. Read first time, referred to the Committee on Judiciary, 210. —Reported favorably, 899.—Read second time, passed to engrossment, 1144.—Read third time, passed, 1164.—Reported engrossed, 1232.—Returned from the Senate, 2329.—Signed, 2603.—Reported enrolled, 2693.—Sent to the Governor, 2714.

406. By Hinson: Relative to amending Section 2, Chapter 24, Acts, 42nd Legislature, First Called Session, 1931, as amended, to allow persons aggrieved by conservation laws relating to crude petroleum, etc., or by any rule, regulation or order promulgated by the Railroad Commission to file suit in the county where any well, etc., lies, 210.—Read first time, referred to the Committee on Judiciary, 210.

407. By Stewart: Relative to authorizing the governing board of Midwestern University to discontinue charging tuition fees for a certain time and to charge students certain building-use fees; etc., 210.—Read first time, referred to the Committee on State Affairs, 210-211.

408. By Cory: Relative to amending Section 1 of Article 2883-A, Vernon's Texas Civil Statutes, so as to provide additional compensation for county officials of certain counties, 211.—Read first time, referred to the Committee on Counties, 211.

409. By Parmer: Relative to creating the Texas Welfare Study Commission; etc., 211.—Read first time, referred to the Committee on State Affairs, 211.

410. By Johnson of Dallas County: Creating Probate Court Number 2 of Dallas County, etc., 211.—Read first time, referred to the Committee on Counties, 211.—Reported favorably, 725.—Read second time, passed to engrossment, 915.—Read third time, passed, 944-945.—Reported engrossed, 1012.—Returned from the Senate, 2075.—House concurred in Senate amendments, 2204.—Returned to the Senate, 2204.—Signed, 2672.—Reported enrolled, 2693.—Sent to the Governor, 2714.

411. By McIlhany: Relative to providing for district committees to promulgate rules and regulations concerning dates for planting of cotton and destruction of cotton stalks to promote the eradication of the pink bollworm; etc., 211.—Read first time, referred to the Committee on Agriculture, 211.
412. By Mcllhany: Authorizing the appointment of an official shorthand reporter of the 31st Judicial District of Texas; etc., 211.—Read first time, referred to the Committee on Counties, 211-218.—Reported favorably, 219.—Read second time, passed to engrossment, 219.—Read third time, passed, 1753.—Record of vote, 1753.—Reported engrossed, 1818.—Returned from the Senate, 2127.—Signed, 2246.—Reported enrolled, 2285.—Sent to the Governor, 2289.

413. By Mcllhany: Amending Article 5118a, Revised Civil Statutes of Texas, providing that in order to encourage county jail discipline, a distinction may be made in the term of prisoners so as to extend to all such as are orderly, industrious and obedient, comforts and privileges, according to their deserts; etc., 212.—Read first time, referred to the Committee on Criminal Jurisprudence, 212.—Reported favorably, 661.—Read second time, passed to engrossment, 1146.—Read third time, passed, 1165.—Reported engrossed, 1233.—Returned from the Senate, 2074.—Signed, 2245.—Reported enrolled, 2285.—Sent to the Governor, 2289.

414. By Bynum: Relative to amending Article 667-23 1/4 of Vernon's Annotated Penal Code, so as to remove from said subsection the refunding of the State tax on beer hereafter granted on beer shipped to any national military installation, wherein the State of Texas has ceded police jurisdiction, for consumption by military personnel within such installation, 212.—Read first time, referred to the Committee on Liquor Regulation, 212.

415. By Haines of Brazos County: Relative to the conveyance of any or all interests the Agricultural and Mechanical College of Texas owns in the Murray Case Sells Estate and Sells Petroleum Corporation, etc., 212.—Read first time, referred to the Committee on State Affairs, 212.

416. By Miller: Relative to authorizing and empowering municipal corporations and political subdivisions to enter into contracts and agreements with the owners of land relating to the development of such land, 218.—Read first time, referred to the Committee on Municipal and Private Corporations, 218.

417. By Ward: Relative to amending Subsection F, Article 26.04, Chapter 26, Title 122A, Taxation-General, Revised Civil Statutes of Texas, 1925, to add an exemption from the computation of the amount of the taxes imposed by this chapter the receipts from the sale, lease or rental of any tangible personal property to, or the storage, use or other consumption of tangible personal property by state banks, 218.—Read first time, referred to the Committee on Revenue and Taxation, 218.

418. By Adams: To provide for confidential information received by the State Department of Health, medical organizations, etc., in the course of a medical study for the purpose of reducing morbidity or mortality; etc., 218.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 218-219.

419. By Garrison: Relative to amending Article 6.01, Vernon's Texas Election Code, so as to provide that the name of a candidate who is a nominee of more than two political parties may appear two or more times on the official ballot, 218.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 218-219.

420. By Haines of Brazos County: Permitting the Game and Fish Commission of Texas to transfer, under certain conditions, to the University of Texas System and the Texas A and M College System, etc., fish nets, seines, motors, boats, etc., which have been confiscated under the game and
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428. By Ritter: Relative to creating the 176th Judicial District Court of Travis County, Texas, etc., 230.—Read first time, referred to the Committee on Judicial Districts, 230.

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430. By Hefton: Relative to amending the Election Code of Texas to provide a generalized voter registration system for all voters in...
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432. By Hinson: Authorizing the Commissioners Court of Upshur County to lease, and/or sell and convey a certain tract of land to Gilmer Industrial Foundation, Inc. of Upshur County, Texas; etc., 227.-Read first time, referred to the Committee on State Affairs, 227-228.-Reported favorably, 290.-Read second time, passed to engrossment, 916-917. Read third time, passed, 955-956. Reported engrossed, 1013.-Returned from the Senate, 1205.-Signed, 1270.-Reported enrolled, 1316.-Sent to the Governor, 1322.

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437. By Walker: Relative to amending subsection (d) of Section 2 of Subdivision 1 of Article 1 of Article 6701d, Vernon’s Annotated Civil Statutes and Article 827a, Section 9, Vernon’s Annotated Penal Code, so as to include any vehicle operated in the performance of duty by a member of a volunteer fire department within the definition of an authorized emergency vehicle; etc., 229.-Read first time, referred to the Committee on Highways and Roads, 229.-Reported favorably, 694.

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439. By Cory: Relative to regulating the sale of shellfish; etc., 229.-Read first time, referred to the Committee on Public Health, 229.-Reported favorably, 550.

440. By Chapman: Relative to amending Article 1738, Revised Civil Statutes, 1925, as amended, providing for the transfer by the Supreme Court of cases from one Court of Civil Appeals to another, 229.-Read first time, referred to the Committee on Judiciary, 229.

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447. By Weldon: Amending Article 52-160B, Code of Criminal Procedure of the State of Texas, relating to the compensation to be paid the Criminal District Attorney of Jefferson County, Texas, etc., 230.—Read first time, referred to the Committee on Criminal Districts, 230.—Reported favorably, 869.—Read second time, passed to engrossment, 1129-1130.—Read third time, passed, 1152.—Record of vote, 1152.—Reported engrossed, 1233.—Returned from the Senate, 1834.—Signed, 1955.—Reported enrolled, 2097.—Sent to the Governor, 2097.

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630. By Traeger: Relative to providing that where the board of equalization has raised the assessment of any person’s property, the written notice to the owner of the property shall describe the property on which the assessment is to be raised, and the figure to which the board intends to raise it; etc., 414. — Read first time, referred to the Committee on State Affairs, 414. — Reported favorably, 661. — Read second time, passed to engrossment, 846. — Record of vote, 846. — Read third time, passed, 857. — Reported engrossed, 870.

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644. By McDonald of Rusk County: Relative to amending Section 1, Chapter 103, Acts, 56th Legislature, 1959, relating to the open season on squirrels in Rusk County, 431.—Read first time, referred to the Committee on Game and Fisheries, 431.—Reported favorably, 1660.—Read second time, passed to engrossment, 1993.—Read third time, passed, 2038.—Reported engrossed, 2273.

645. By McDonald of Rusk County: Relative to presenting an open season on quail in Panola County, 431.—Read first time, referred to the Committee on Game and Fisheries, 431.—Reported favorably, 1660.—Read second time, passed to engrossment, 1994.—Read third time, passed, 2038.—Reported engrossed, 2273.

646. By Brooks: Relative to requiring district and county clerks to report certain information relative to divorce, annulments, births, etc., to the State Department of Health, Bureau of Vital Statistics, 431.—Read first time, referred to the Committee on State Affairs, 431.

647. By Brown of Galveston County: Relative to repealing Article 2906-3 in Vernon's Texas Civil Statutes, relating to registration of organizations designed to interfere with operation of public schools, 431.—Read first time, referred to the Committee on State Affairs, 431.

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650. By Brown of Galveston County: Relative to repealing Article
663. By Wells: Relative to amending Article 2.17 of the Texas Non-Profit Corporation Act, relating to the quorum of directors, 431.—Read first time, referred to the Committee on State Affairs, 431.

651. By Brown of Galveston County: Relative to amending Section A of Article 2.17 of the Texas Non-Profit Corporation Act, relating to the quorum of directors, 431.—Read first time, referred to the Committee on State Affairs, 431.

652. By Peeler: Relative to amending Articles 3 and 5, Revised Civil Statutes of Texas, 1925, as amended by the Old Galveston Commission, so as to provide that the Secretary of the Old Galveston Commission be paid from the revenues collected by the Old Galveston Commission, 431.—Read first time, referred to the Committee on State Affairs, 431.

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654. By Johnson of Dallas County: Amending Sections 3 and 5, Article 3.80, Insurance Code of Texas, so as to permit the use after December 31, 1959, of the Commissioner's 1958 Standard Ordinary Mortality Table with adjustments for female risks, etc., 444.—Read first time, referred to the Committee on Insurance, 444.—Reported favorably, 1998.—Read second time, passed to engrossment, 913.—Read third time, passed, 953-955.—Reported engrossed, 1027.—Returned from the Senate, 1894.—House concurred in Senate amendments, 2378.—Returned to the Committee on State Affairs, 2378.—Signed, 2648.—Reported enrolled, 2694.—Sent to the Governor, 2718.

655. By Johnson of Dallas County: Relative to repealing Articles 2.33, 2.36 and 3.37, Insurance Code, relating to the investment of legal reserves in Texas Securities, 444.—Read first time, referred to the Committee on Insurance, 444.

656. By Price: Authorizing the Board for Texas State Hospitals and Special Schools to sell certain land located in Cherokee County, Texas, being a part of the Rusk State Hospital, 444.—Read first time, referred to the Committee on State Affairs, 444.—Reported favorably, 1098.—Read second time, passed to engrossment, 1462.—Read third time, passed, 1511-1512.—Reported enrolled, 1996.—Returned from the Senate, 1996.—Signed, 1996.—Reported enrolled, 2094.—Sent to the Governor, 2097.

657. By Caldwell: Relative to amending Section A of Article 2.17 of the Texas Non-Profit Corporation Act, relating to the quorum of directors, 431.—Read first time, referred to the Committee on State Affairs, 444.—Reported favorably, 1258.

658. By Whaley: Relative to amending Article 4.07, Chapter Four, Insurance Code, to provide that the State Board of Insurance shall set and collect a sales charge for making copies of any paper of record, with certain exceptions, 444.—Read first time, referred to the Committee on Insurance, 444.—Reported favorably, 1314.—Read second time, passed to engrossment, 2008-2009.—Read third time, passed, 2044.—Reported engrossed, 2274.

659. By Whaley: Relative to amending subchapter A, Chapter 5 of the Insurance Code, relative to automobile liability insurance and uninsured vehicle coverage and insolvent insurer protection, 444.—Read first time, referred to the Committee on Judiciary, 444.

660. By Fairchild: Relative to amending Article 3930, Revised Statutes of Texas, 1925, as amended by the Old Galveston Commission, so as to provide that the Secretary of the Old Galveston Commission be paid from the revenues collected by the Old Galveston Commission, 431.—Read first time, referred to the Committee on State Affairs, 431.
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662. By Townsend: Relative to
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665. By Johnson of Bexar County:
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666. By Hollowell: Relative to
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Read first time, referred to the
Committee on Commerce and Man-
671. By Fondren: Relative to amending Article 4639a, Vernon's Texas Civil Statutes, relating to judgment in divorce cases as to child custody and support. 446.—Read first time, referred to the Committee on Judiciary, 446-447.—Reported favorably, 1591.—Read second time, 1903.—Motion to table H. B. No. 671, lost, 1903.—Passed to engrossment, 1908.—Reported engrossed, 1991.—Read third time, passed, 2151.—Returned from the Senate, 2328.—Signed, 2515.—Reported enrolled, 2593.—Sent to the Governor, 2597.

672. By Walker: Relating to the fixing minimum and maximum salary of the official shorthand reporter for the 75th Judicial District of Texas, 447.—Read first time, referred to the Committee on Counties, 447.—Reported favorably, 694.—Read second time, passed to engrossment, 2009.—Read third time, passed, 2044.—Reported engrossed, 2274.—Returned from the Senate, 2467.—Signed, 2603.—Reported enrolled, 2697.—Sent to the Governor, 2715.

673. By McLemore: Relative to amending Section 3 of Chapter 42, Acts, Second Called Session, 41st Legislature, as amended, providing an over-all length for truck-trailer combinations; etc., 476.—Read first time, referred to the Committee on Motor Traffic, 477.—Returned from the Senate, 511.—Reported favorably, 560.—Read second time, 1408.—Motion to table H. B. No. 679, prevailed, 1409.

674. By Brooks: Relative to the regulation of rates for all forms of casualty insurance; etc., 447.—Read first time, referred to the Committee on Insurance, 447.

675. By Walker: Providing for the election of directors of Liberty County Water Control and Improvement District Number Five; etc., 447.—Read first time, referred to the Committee on Conservation and Reclamation, 447.—Reported favorably, 611.—Read second time, passed to engrossment, 922.—Read third time, passed, 949.—Reported engrossed, 1018.—Returned from the Senate, 1040.—Signed, 1122.—Reported enrolled, 1185.—Sent to the Governor, 1185.

676. By Morgan: Relative to the filing of statement of net worth by members of the Legislature and elected officials of the State, except members of the United States Congress; etc., 447.—Read first time, referred to the Committee on State Affairs, 447.

677. By Stewart: To provide that required credits in a course or courses which place special emphasis upon the Constitution of the United States for teacher certification need not be acquired in a college or university in Texas, 447.—Read first time, referred to the Committee on Education, 447.—Reported favorably, 694.—Read second time, passed to engrossment, 2009.—Read third time, passed, 2044.—Reported engrossed, 2274.—Returned from the Senate, 2467.—Signed, 2603.—Reported enrolled, 2697.—Sent to the Governor, 2715.

678. By Lattimore: Relative to amending Article 2428, Revised Civil Statutes of Texas, 1925, as amended, to increase the juror's fee in Justice of the Peace Courts from One Dollar to Three Dollars in each civil case; etc., 447.—Read first time, referred to the Committee on Judiciary, 447.
680. By Hendryx: Authorizing independent school districts to borrow money for current maintenance expenses; etc., 477.—Read first time, referred to the Committee on School Districts, 477.—Reported favorably, 661.—Read second time, passed to engrossment, 953.—Read third time, passed, 1050.—Reported engrossed, 1053.

681. By Chapman: Relative to amending Section 28, Texas Probate Code, relating to certain procedures in appeals from the county court to the district court, 477.—Read first time, referred to the Committee on Judiciary, 477.—Reported favorably, 1314.

682. By Parsley: Relating to requiring the Commissioners Court of Lubbock County to supplement the salaries of the District Judges of the 72nd, 99th, and 140th Judicial Districts of Texas; etc., 477.—Read first time, referred to the Committee on Counties, 477.—Reported favorably, 1110.—Read second time, passed to engrossment, 1130—1131.—Read third time, passed, 1171.—Reason for vote, 1172.—Reported engrossed, 1236.—Returned from the Senate, 1903.—Signed, 1967.—Reported enrolled, 2095.—Sent to the Governor, 2097.

683. By Carriker: Relative to amending the Insurance Code to prohibit any health or accident insurance company from representing or advertising any policy as noncancellable if the company retains the right to increase the premiums; etc., 477.—Read first time, referred to the Committee on Insurance, 477.

684. By Arledge: Relative to regulating the operation, purchase, and acquisition of aircraft by state agencies; etc., 477.—Read first time, referred to the Committee on State Affairs, 477.—Reported favorably, 765.
Continued.  

In Wichita County, Texas, 478.—Returned first time, referred to the Committee on State Affairs, 478.—Reported favorably, 694.—Read second time, 1131-1132.—Passed to engrossment, 1134.—Read third time, passed, 1136.—Returned from the Senate, 1906.—House refused to concur in Senate amendments and requested the appointment of a Conference Committee, 1967.—House Conference Committee appointed, 1922.—Senate granted request of the House for a Conference Committee, 1961.—Senate Conference Committee appointed, 1951.—Conference Committee Report submitted, 1971.—House adopted Conference Committee Report, 1974.—Senate adopted Conference Committee Report, 1975.—Signed, 2260.—Sent to the Governor, 2097.

689. By Cory: Relative to defining the term “Issuer” as meaning any and every kind and type of political or governmental instrumentality or entity in or of the State of Texas, etc., 478.—Read first time, referred to the Committee on State Affairs, 478.—Reported favorably, 819.—Motions to suspend the rules, lost, 1430, 2269.

690. By Chapman: Amending Sections 1 and 2, Chapter 169, Acts, 49th Legislature, 1945, removing the general jurisdiction of the County Court of Titus County and transferring same to the district court having jurisdiction in Titus County, 478.—Read first time, referred to the Committee on Judiciary, 478-479.—Reported favorably, 691.—Read second time, passed to engrossment, 728.—Read third time, passed, 742.—Returned from the Senate, 1906.—House concurred in Senate amendments, 1906.—Signed, 1906.—Sent to the Governor, 1907.

691. By Calo: Amending Section 2, Chapter 59, Acts, 96th Legislature, 1965, Vernon’s Annotated Penal Code of the State of Texas, excepting refuse, etc., pro-
695. By Wilson: Relative to amending the Texas Election Code providing that a candidate who is declared to be the loser of an election by two percent (2%) or less of the official returns, shall, under certain conditions have the right to an automatic recount of the official returns as to the office involved, 479.-Read first time, referred to the Committee on Privileges, Suffrage and Elections, 479.

696. By Canales: Relative to amending Chapter 398, Acts, 51st Legislature, Regular Session, 1949, establishing the Duval County Conservation and Reclamation District, etc., 479.-Read first time, referred to the Committee on Conservation and Reclamation, 479.-Reported favorably, 480.

697. By Cory: Authorizing district judges to draw a warrant on the appropriate county fund, in certain instances, to cover the cost of bringing meals into the jury room so that juries may be kept together for deliberation, 480.-Read first time, referred to the Committee on Judiciary, 480.-Reported favorably, 480.-Read second time, passed to engrossment, 1151.-Read third time, passed, 1167.—Returned from the Senate, 1205.—Reported engrossed, 1237.—House concurred in Senate amendments, 1298.—Text of Senate amendments, 1298.—Signed, 1428.—Reported enrolled, 1524.—Sent to the Governor, 1629.

698. By Rapp: Relative to prohibiting forced disclosure of the source of information obtained by representatives of newspapers; etc., 480.—Read first time, referred to the Committee on Criminal Jurisprudence, 480.

699. By Clayton: Relative to providing for the creation of a Central License Department; etc., 480.—Read first time, referred to the Committee on State Affairs, 480.

700. By Adams: Relative to amending Subsection (d) of Section 17, Chapter 178, Acts, 49th Legislature, 1945, concerning proper ventilation for gas stoves for heating in tourist courts, hotels; etc., 480.—Read first time, referred to the Committee on Oil, Gas and Mining, 480.

701. By Bass of Bowie County: Relative to providing for the rendition and assessment of any undeveloped mineral estate situated in this state for ad valorem tax purposes; etc., 480.—Read first time, referred to the Committee on Oil, Gas and Mining, 480.

702. By Crain: Relative to making an appropriation to the Texas Animal Health Commission to be used for the purpose of conducting a screw worm eradication program during the biennium ending August 31st, 1945, 490-491.—Read first time, referred to the Committee on Appropriations, 481.

703. By Motzcher: Relative to authorizing counties, cities and hospital districts to contract with the Board for Texas State Hospitals and Special Schools in aid of community mental health services programs, 481.—Read first time, referred to the Committee on State Hospitals and Special Schools, 481.
705. By Knapp: Relative to amending Section 4 of Article 467b, Vernon's Penal Code of Texas, concerning punishment for giving checks, etc., without sufficient funds, 461.—Read first time, referred to the Committee on Criminal Jurisprudence, 461.

706. By Cavness: Relative to amending Chapter 437, Acts, 54th Legislature, 1896, to fix the maximum and minimum salaries of the elected county officials in certain counties, 481.—Read first time, referred to the Committee on Counties, 481.

707. By Glenn: Relative to providing a divorced person with a right of action against a former spouse for the commission of intentional torts upon the claimant during their marriage; etc., 506.—Read first time, referred to the Committee on Judiciary, 506.

708. By Cavness: Amending Chapter 491, Acts, 52nd Legislature, Regular Session, 1951, as amended; authorizing any city, town or village to pay all or any portion of the premiums for certain group insurance contracts covering its employees, 506.—Read first time, referred to the Committee on Insurance, 506.—Reported favorably, 519.—Read second time, passed, 923.—Reported engrossed, 1019.—Returned from the Senate, 1204.—Signed, 1249.—Reported enrolled, 1320.—Sent to the Governor, 1322.

710. By Brown of Galveston County: Relative to repealing Article 46a, Vernon's Texas Civil Statutes, 506.—Read first time, referred to the Committee on State Affairs, 506.

711. By Brown of Galveston County: Relative to repealing Articles 492 and 493, Penal Code of Texas, 506.—Read first time, referred to the Committee on State Affairs, 506.

712. By Brown of Galveston County: Relative to repealing Article 424, Vernon's Texas Civil Statutes, 506.—Read first time, referred to the Committee on State Affairs, 506.

713. By Rapp: Amending Section 1 of Chapter 471, Acts, 54th Legislature, 1959, relating to the use of bait trawls in certain tidal waters of Wilbarger County, Texas, 506.—Read first time, referred to the Committee on Game and Fisheries, 506.—Reported favorably, 819.—Read second time, passed to engrossment, 923.—Read third time, passed, 940.—Reported engrossed, 1019.—Returned from the Senate, 1204.—Signed, 1249.—Reported enrolled, 1320.—Sent to the Governor, 1322.

714. By Niemeyer: Relative to requiring any person who sells products, etc., at a private residence to obtain a permit from the sheriff of the county where such solicitations or sales are made; etc., 506.—Read first time, referred to the Committee on Criminal Jurisprudence, 506.

715. By Stollenwerck: Relative to amending Article 5.16, Vernon's Texas Election Code, so as to require all qualified voters, who are exempted by law from the payment of a poll tax, to obtain an exemption certificate, 506.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 506.

716. By Crain: Providing for the creation of Archer County Hospital District, 506.—Read first time, referred to the Committee on Counties, 506.—Reported favorably, 726.—Read second time, passed to engrossment, 933.
HOUSE BILLS, HISTORY OF—Continued.

717. By Wells: Enabling each county to create a County Hospital Authority without taxing power, 507. —Read first time, referred to the Committee on State Affairs, 507. —Reported favorably, 975. —Read second time, passed to engrossment, 1151-1152. —Read third time, passed, 1167.

718. By Segrest: Relative to prohibiting the use of trading stamps or the furnishing or selling of trading stamps without first obtaining a license to do so; etc., 507. —Read first time, referred to the Committee on Revenue and Taxation, 507.

719. By Bass of Bowie County: Relative to providing for the regulation of motor vehicle driving schools, 507. —Read first time, referred to the Committee on Commerce and Manufactures, 507. —Reported favorably, 1386.

720. By Roberts: Relative to creating the City of Hillshoro Water and Sewer Authority, 507. —Read first time, referred to the Committee on Commerce and Manufactures, 507. —Reported favorably, 1386.

721. By Jarvis: Relative to amending Article 923a, Penal Code, 1935, relating to importation of wild birds and animals, 508. —Read first time, referred to the Committee on Game and Fisheries, 508. —Reported favorably, 725. —Read second time, passed to engrossment, 936-937. —Read third time, passed, 955. —Reported engrossed, 1038.

722. By Dungan: Relative to amending Article 913, Penal Code, 1935, relating to the taking of fish and wildlife for propagation, zoological gardens, or scientific purposes, 508. —Read first time, referred to the Committee on Game and Fisheries, 508. —Reported favorably, 725. —Read second time, passed to engrossment, 1464. —Read third time, passed, 1493. —Reported engrossed, 1623.

723. By McLaughlin: Relative to amending Section 3 of Chapter 206, Acts, 57th Legislature, Regular Session, 1961, relating to transplanting deer, 508. —Read first time, referred to the Committee on Game and Fisheries, 508.

724. By Niemeyer: Making unlawful the taking, killing or disturbing of sea turtles or their eggs, 508. —Read first time, referred to the Committee on Game and Fisheries, 508. —Reported favorably, 1386. —Read second time, passed to engrossment, 1716. —Read third time, passed, 1760. —Reported engrossed, 1820. —Returned from the Senate, 2336. —Signed, 2602. —Reported enrolled, 2697. —Sent to the Governor, 2715.

725. By Haynes of Orange County: Relative to providing for the reverter of mineral estates to the surface owner of record where there has been neither production, use nor development for ten years, 508. —Read first time, referred to the Committee on Oil, Gas and Mining, 508.

726. By Haynes of Orange County: Relative to providing for the reverter and assessment of any undeveloped mineral estate situated in this state for ad valorem tax purposes; etc., 508. —Read first time, referred to the Committee on Oil, Gas and Mining, 508.
HOUSE BILLS, HISTORY OF—Continued.

278. By Cowles: Relative to amending Section 1, Chapter 493, Acts, 51st Legislature, 1951, as amended, to regulate the deer season in Harrison County. 508.—Read first time, referred to the Committee on Game and Fisheries, 508.—Reported favorably, 1294.—Read second time, passed to engrossment, 1446.—Read third time, passed, 1753.—Signed, 2603.—Reported enrolled, 2697.—Returned from the Senate, 2328.—Signed, 2603.—Reported enrolled, 2697.—Sent to the Governor, 2715.

279. By Clayton: Providing for employment of one juvenile officer to serve any or all counties within the 49th Judicial District; etc. 508.—Read first time, referred to the Committee on Counties, 508.—Reported favorably, 819.—Read second time, passed to engrossment, 1464.—Record of vote, 1763.—Reported enrolled, 1820.—Record of vote, 1820.—Sent to the Governor, 2879.

280. By Doke: Relative to providing that no state-supported medical school shall refuse enrollment to any applicant who has a scholastic average of 2.0, or better; etc. 508.—Read first time, referred to the Committee on State Affairs, 508—509.

281. By Healy: Relative to providing that certain wills may be proved by such evidence as the presiding judge may require, where the subscribing witnesses are dead or are beyond the jurisdiction of the court. 509.—Read first time, referred to the Committee on Judiciary, 509.

282. By McGregor: Relative to regulating trade practices in connection with the requirement of property insurance by a lender or creditor as a condition precedent to granting a loan or credit, 509.—Read first time, referred to the Committee on Judiciary, 509.

283. By Aridge: Amending Section 1, Chapter 281, Acts, 44th Legislature, Regular Session, 1935, to provide certain school districts and municipal corporations the benefit of all liens and remedies for the security and collection of taxes due them as provided in the case of taxes due incorporated cities and towns, 509.—Read first time, referred to the Committee on Revenue and Taxation, 509.—Reported favorably, 1294.—Read second time, passed to engrossment, 1446.—Read third time, passed, 1753.—Reported enrolled, 1599.—Returned from the Senate, 2328.—Signed, 2603.—Reported enrolled, 2697.—Sent to the Governor, 2715.

284. By Hallmark: Validating certain levies for ad valorem taxes heretofore made by the governing bodies of certain cities and towns in this State, 509.—Read first time, referred to the Committee on Municipal and Private Corporations, 509.—Reported favorably, 725.—Read second time, passed to engrossment, 1152.—Record of votes, 1152.—Read third time, passed, 1170.—Reported enrolled, 1297.—Returned from the Senate, 1933.—Signed, 2603.—Reported enrolled, 2182.—Sent to the Governor, 2185.

285. By Hendryx: Relative to amending Chapter 299, Acts, 56th Legislature, Regular Session, 1959, to permit the Game and Fish Commission to enter into agreements for Specific Excess Indemnity Bonds and Faithful Performance Blanket Position Bonds, 309.—Read first time, referred to the Committee on State Affairs, 309.—Reported favorably, 1294.—Read second time, passed to engrossment, 1465.—Read third time, passed, 1493.—Reported enrolled, 1597.

286. By Jamison: Validating certain independent school districts created under the provisions of Article 2787, Revised Civil Statutes of Texas of 1925, 309.—Read first time, referred to the Committee on School Districts, 309.—Reported favorably, 661.—Read second time, passed to engrossment, 1152.—Read third time,
Continued.

737. By Ritter: Amending Chapter 17 of Title 122A, Vernon’s Civil Statutes, relating to the status under the chain store tax law of a warehouse operated by a common carrier; etc., 509.-Read first time, referred to the Committee on Motor Traffic, 509-510.-Reported favorably, 765.-Read second time, passed to engrossment, 1152-1153.-Read third time, passed, 1167-1168.-Reported engrossed, 1238.-Returned from the Senate, 1833.-Signed, 2117.-Reported enrolled, 2287.-Sent to the Governor, 2289.

738. By Adams: Establishing the "County Industrial Training School District," located in certain counties; etc., 510.-Read first time, referred to the Committee on State Affairs, 510.-Reported favorably, 765.-Read second time, 847.-Motion to postpone, lost, 847.-Passed to engrossment, 848.-Read third time, passed, 867.-Reported engrossed, 870.-Returned from the Senate, 2075.-House concurred in Senate amendments, 2253-2254.-Text of Senate amendments, 2254.-Signed, 2515.-Reported enrolled, 2594.-Sent to the Governor, 2597.

739. By Cory: Relative to providing for the abolishment of the offices of the Ex Officio County School Superintendent and the County Board of Education in certain counties, 528.-Read first time, referred to the Committee on Counties, 528.-Reported favorably, 869.

740. By Smith of Jefferson County: Relative to authorizing the establishment of residential institutions for custodial care of severely physically handicapped persons under the jurisdiction of the Board of Texas State Hospitals and Special Schools; etc., 528.-Read first time, referred to the Committee on State Hospitals and Special Schools, 528-529.-Reported favorably, 1922.-Read second time, passed to engrossment, 2009-2011.-Read third time, passed, 2044.-Reported engrossed, 2274.

741. By Rapp: Relative to amending Articles 666 and 667, Vernon’s Penal Code (Texas Liquor Control Act), to add to the requirements for beer and ale label approval, 529.-Read first time, referred to the Committee on Liquor Regulation, 529.-Reported favorably, 1922.

742. By Barnes: Relative to authorizing producers of any agricultural commodity to conduct a referendum on whether or not to finance programs of research, education and promotion; etc., 529.-Read first time, referred to the Committee on Agriculture, 529.

743. By Barnes: Relative to amending Section 7, House Bill No. 784, Chapter 311, Acts, 52nd Legislature, Regular Session, 1951, as amended, concerning liability of the owner or operator of premises designated as a fallout shelter or bomb shelter, 529.-Read first time, referred to the Committee on Judiciary, 529.

744. By Lack: Relative to establishing responsibility for failure to stop for school bus under conditions outlined in Section 104, Acts, 1947, 50th Legislature, as amended, 529.-Read first time, referred to the Committee on Judiciary, 529.

745. By Cowles: Relative to the eradication of noxious vegetation in the navigable waters of this State, 529.-Read first time, referred to the Committee on Game and Fisheries, 529.

746. By Satterwhite: Relative to providing that an indictment of any elective or appointive holder of public office for certain felonies may be presented within three years after leaving office and not thereafter, 529.-Read first time, referred to the Committee on Criminal Jurisprudence, 529.-Reported favorably, 1922.-Read second time, passed to engrossment, 2011.-Read third time,
HOUSE BILLS, HISTORY OF—Continued.

747. By Brooks: Amending Section 3, Article 2895b, Vernon's Texas Civil Statutes, to allow the commissioners court of the county to increase the allowance for the use of personally owned automobiles of the County Tax Assessor and Collector and his deputies, 529.—Read first time, referred to the Committee on Counties, 529-530.—Reported favorably, 869.—Read second time, passed to engrossment, 1995.—Reported engrossed, 2275.—Returned from the Senate, 2328.—Signed, 2513.—Reported enrolled, 2594.—Sent to the Governor, 2597.

748. By Gladden: Relative to amending Articles 1060a and 2768, Revised Civil Statutes of Texas, 1925, to provide for a lien on all property against which there are taxes levied by any independent school district; etc., 530.—Read first time, referred to the Committee on State Affairs, 630.—Reported favorably, 1622.—Read second time, passed to engrossment, 1683.—Read third time, passed, 1753.—Reported engrossed, 1821.

749. By Mcllhany: Relative to amending Paragraph (c), Article 6675a-2, Vernon's Texas Civil Statutes, to Include oil well drilling and clean-out rigs from the regular motor vehicle registration fees; etc., 530.—Read first time, referred to the Committee on Oil, Gas and Mining, 530.—Reported favorably, 694.—Read second time, passed to engrossment, 1410-1412.—Reported engrossed, 1623.—Read third time, passed, 1635-1636.

750. By Murray: Relative to determining water rights by district courts in cases where the State is a party, 530.—Read first time, referred to the Committee on Judiciary, 530.

751. By Murray: Relative to amending Article 5976, Revised Civil Statutes of Texas, to establish a procedure for the removal of certain officers, 530.—Read first time, referred to the Committee on Judiciary, 530.—Reported favorably, 899.

752. By Murray: Relating to the creation of the Lower Rio Grande Water Conservation District, 530.—Read first time, referred to the Committee on State Affairs, 530.—Reported favorably, 1625.—Read second time, passed to engrossment, 1825.—Read third time, passed, 1753.—Reported engrossed, 1821.

753. By Murray: Relative to amending Article 5172a, Vernon's Texas Civil Statutes, providing for the limiting of hours of labor and prescribing of wages for overtime labor for certain female employees; etc., 530.—Read first time, referred to the Committee on Labor, 530-531.—Reported favorably, 1625.—Read second time, passed to engrossment, 2294-2295.—Motion to place on third reading, lost, 2295.—Reported engrossed, 2481.

754. By Mutscher: Relative to amending Article 924a, Vernon's Texas Civil Statutes, prohibiting the use of electricity-producing apparatus to shock fish, 531.—Read first time, referred to the Committee on Game and Fisheries, 531.—Reported favorably, 1660.

755. By Haines of Brazos County: Changing the name of the Agricultural and Mechanical College of Texas to Texas A & M University; etc., 531.—Read first time, referred to the Committee on State Affairs, 531.—Reported favorably, 1206.—Read second time, passed to engrossment, 1259.—Reason for vote, 1259.—Reported engrossed, 1259.—Read third time, passed, 1636.—Returned from the Senate, 1675.—Signed, 1780.—Reported enrolled, 1794.—Sent to the Governor, 1794.

756. By Popler: Relative to amending Article 15.03, Acts, 1959, 56th Legislature, Third Called Session, Chapter 1, as amended, to exempt from Franchise Tax certain corporations promoting the public interest, 531.—Read first time, referred to the Committee on Revenue and Taxation, 531.
757. By Walker: Providing for the use of the jury wheel for the selection of jurors in certain counties, 531.—Read first time, referred to the Committee on Judiciary, 531.—Reported favorably, 869.—Read second time, passed to engrossment, 1153.—Read third time, passed, 1175.—Returned from the Senate, 2199.—House concurred in Senate amendments, 2576.—Text of Senate amendments, 2577.—Signed, 2648.—Reported enrolled, 2698.—Sent to the Governor, 2715.

758. By Walker: Relative to amending Articles 2937 and 2939, Revised Civil Statutes, 1925, as amended, to allow charging of additional fees for the assessment and collection of taxes on behalf of drainage districts, road districts, etc., 531.—Read first time, referred to the Committee on Counties, 531.—Reported favorably, 1051.—Read second time, passed to engrossment, 2011.—Read third time, passed, 2044.—Reported engrossed, 2275.

759. By de la Garza: Amending Sections 1 and 2, Chapter 327, Acts, 54th Legislature, 1955, adding the months of February and March to the open season on wild pheasants in Hidalgo County, 531.—Read first time, referred to the Committee on Game and Fisheries, 531.—Reported favorably, 819.—Read second time, passed to engrossment, 924.—Read third time, passed, 949.—Reported engrossed, 1019.—Returned from the Senate, 1835.—Signed, 1955.—Reported enrolled, 2095.—Sent to the Governor, 2097.

760. By Brown of Taylor County: Declaring state policy on the interstate character of goods, wares and merchandise and respecting the taxable status thereof, 531.—Read first time, referred to the Committee on Common Carriers, 531.—Reported favorably, 1386.—Read second time, passed to engrossment, 1464.—Record of vote, 1466.—Read third time, passed, 1497.—Record of vote, 1498.—Reported engrossed, 1597.—Returned from the Senate, 1957.

761. By Whitfield: Relative to amending Section 4a, Article 8307, Revised Civil Statutes of Texas, 1925, providing that a jury determination shall conclusively establish good cause thereby waiving limitation requirement in meritorious cases coming within the provisions of this Act, 531.—Read first time, referred to the Committee on Judiciary, 531.—Signed, 2033.—Reported enrolled, 2185.—Sent to the Governor, 2185.

762. By Whitfield: Relative to providing tenure of employment for educational employees of the State of Texas; etc., 532.—Read first time, referred to the Committee on State Affairs, 532.

763. By Shipley: Relative to amending Article 5, Election Code of the State of Texas, to provide that any person who holds any elected state, county, precinct or municipal office shall be ineligible to be a candidate for any other office unless he resigns from the office so held; etc., 532.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 532.

764. By Harris of Galveston County: Relating to alcoholic content of blood in driving while intoxicated cases; etc., 532.—Read first time, referred to the Committee on Criminal Jurisprudence, 532.

765. By Harris of Galveston County: Relative to amending Section 3, Senate Bill No. 251, Acts, 57th Legislature, Regular Session, 1961, as amended, so as to modify the requirements for abolishing certain conservation and reclamation districts, 532.—Read first time, referred to the Committee on State Affairs, 532.

766. By Lack: Providing for the salary of the official shorthand reporter of the 88th Judicial District of Texas, 532.—Read first time, referred to the Committee on Counties, 532.—Reported favorably, 869.—Read second time, passed to engrossment, 1051.—Read third time, passed, 1754.—Record of vote, 1754.—Reported
767. By Glenn: Amending Article 2874
- Reported favorably, 725.-Read second time, passed to engrossment, 1683-1684.-Read third time, passed, 1764.-Record of vote, 1764.-Reported engrossed, 1831.-Returned from the Senate, 2383.-Signed, 2608.-Reported enrolled, 2698.-Sent to the Governor, 2716.

768. By Lack: Relative to the creation of the Hospital District comprising all of Hardin County, Texas; etc. 557.-Read first time, referred to the Committee on Counties, 558.-Reported favorably, 559.-Read second time, passed to engrossment, 560.-Return from the Senate, 561.-Signed, 562.-Reported enrolled, 563.-Sent to the Governor, 564.

769. By Hinson: Amending Article 2874
- Reported favorably, 725.-Read second time, passed to engrossment, 1683.-Read third time, passed, 1764.-Record of vote, 1764.-Reported engrossed, 1831.-Returned from the Senate, 2383.-Signed, 2608.-Reported enrolled, 2698.-Sent to the Governor, 2716.

770. By Segrest: Relating to the creation of the Texas Air Pollution Control Commission; etc. 555.-Read first time, referred to the Committee on State Affairs, 556.

771. By Dungan: Authorizing the employment of a stenographer or secretary for the county judge in certain counties, 558.-Read first time, referred to the Committee on Counties, 559.-Reported favorably, 560.-Read second time, passed to engrossment, 561.-Return from the Senate, 562.-Signed, 563.-Reported enrolled, 564.-Sent to the Governor, 565.
775. By Eckhardt: Relative to providing that the percentage allowable for any producer of oil in this State shall never be more than ten percent below that of the average of the six states of the Union having the greatest quantity of production, etc., 559. — Read first time, referred to the Committee on Oil, Gas and Mining, 559. — Motion to instruct Committee to report immediately, lost. 2188. — Reason for vote, 2188.

776. By Carriker: Relative to amending Article 6949, Revised Civil Statutes of Texas, 1925, as amended, relating to qualifications for and appointment to the office of Notary Public, etc., 559. — Read first time, referred to the Committee on State Affairs, 559. — Reported favorably, 899. — Read second time, passed to engrossment, 1134. — Read third time, passed, 1163. — Reported engrossed, 1239.

777. By Duggan: Amending Section 11, Article 1970-110A, Vernon's Revised Civil Statutes of Texas, to provide for the execution of a bond in the sum of $100,000.00 by Probate Judge of Harris County, Texas, and the taking of the oath, as provided for the County Judge of Harris County, 559. — Read first time, referred to the Committee on Judiciary, 559. — Reported favorably, 899. — Read second time, passed to engrossment, 1134-1135. — Read third time, passed, 1163. — Reported engrossed, 1239. — Reported enrolled, 1822. — Sent to the Governor, 2115.

778. By Duggan: Amending Section 11, Article 1970-110A, Vernon's Revised Civil Statutes of Texas, to provide for the Probate Judge to act as presiding Judge for the County Judge in the event of absence, disqualification or incapacity. 559. — Read first time, referred to the Committee on Judiciary, 559. — Reported favorably, 899. — Read second time, passed to engrossment, 924-925. — Read third time, passed, 926. — Reported engrossed, 927. — Sent to the Governor, 1320.

779. By Blaine: Amending Articles 664 and 667, Vernon's Penal Code (Texas Liquor Control Act), to provide for a United States
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Bonded liquor export permit authorizing the holder thereof to engage in the business of importing, etc., United States bonded liquor and the exporting of the same in less than wholesale quantities; etc., 566.-Read first time, referred to the Committee on Liquor Regulation, 566.—Reported favorably, 725.—Read second time, passed to engrossment, 927.-928.—Read third time, passed, 932.—Reported engrossed, 1028.—Returned from the Senate, 1621.—Signed, 1658.—Reported enrolled, 1680.—Sent to the Governor, 1681.

783. By Smith of Jefferson County: Creating a Public Hospital District in a portion of Jefferson County, 560.—Read first time, referred to the Committee on Counties, 560-563.—Reported favorably, 819.—Read second time, passed to engrossment, 925.-926.—Read third time, passed, 965.—Reported engrossed, 1026.—Returned from the Senate, 1835.—House concurred in Senate Amendments, 2311.—Text of Senate Amendments, 2311.—Signed, 2604.—Reported enrolled, 2698.—Sent to the Governor, 2715.

784. By Smith of Jefferson County: Relative to amending Articles 1970-113 and 1970-122, Vernon's Texas Civil Statutes, so as to confer upon the judge of the County Court of Jefferson County at Law concurrent jurisdiction with the judge of the county court in juvenile, bankruptcy and probate matters; etc., 564.—Read first time, referred to the Committee on Appropriations, 564.

785. By Stewart: Relative to prohibiting the hanging or suspending of the pelts or any part of the carcass of any animal or fowl from any tree, fence or fence post, 563.—Read first time, referred to the Committee on Criminal Jurisprudence, 563.

786. By Chapman: Creating a Hospital District comprising all of Titus County, Texas, 564.—Read first time, referred to the Committee on Counties, 564.—Reported favorably, 926.—Read second time, passed to engrossment, 925.-928.—Read third time, passed, 966.—Reported engrossed, 1022.—Returned from the Senate, 1834.—Signed, 2029.—Sent to the Governor, 2186.
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Committee on Appropriations, 564.

793. By Ligarde: Relative to providing for establishment of a comprehensive experimental program of education for migrant agricultural workers eighteen years of age or older at a certain location; etc., 565.—Read first time, referred to the Committee on Appropriations, 565.

794. By Ligarde: Relative to providing for the establishment of educational programs for certain migrant agricultural workers in the counties of their residence; etc., 565.—Read first time, referred to the Committee on Appropriations, 565.

795. By Ligarde: Relative to establishing a state-wide program of basic and fundamental education for educationally deficient adults; etc., 565.—Read first time, referred to the Committee on Appropriations, 565.

796. By Ligarde: Relative to establishing educational programs for adult migrant agricultural workers in certain areas of the State, 565.—Read first time, referred to the Committee on Appropriations, 565.

797. By Cory: Relative to amending Chapter 4, Title 7, Article 523, Code of Criminal Procedure of Texas, 1925, so as to state clearly that the trial judge may set any criminal case for a pre-trial hearing for the purpose of disposing of certain preliminary matters before the case is set for trial upon its merits, 565.—Read first time, referred to the Committee on Criminal Jurisprudence, 566.

798. By Cory: Relative to amending Article 2338-1, Vernon’s Civil Statutes, concerning the transfer of certain cases from the jurisdiction of juvenile courts to the jurisdiction of the other courts in the State; etc., 565.—Read first time, referred to the Committee on Criminal Jurisprudence, 565.

799. By Cory: Relative to amending Article 620, Code of Criminal Procedure of Texas, 1925, Chapter 2, Title 3, Article 616, Code of Criminal Procedure of Texas, 1925, so as to provide that the jury shall be selected as in ordinary felony cases when the death penalty is not sought by the State, 565.—Read first time, referred to the Committee on Criminal Jurisprudence, 566–566.

800. By Cory: Relative to amending Chapter 2, Title 3, Article 616, Code of Criminal Procedure of Texas, 1925, so as to provide a challenge because of conscientious scruples in regard to the infliction of the punishment of death for crime, only in a case where the State is seeking a death penalty, 565.—Read first time, referred to the Committee on Criminal Jurisprudence, 566.

801. By Beckham: Relative to amending Article 199-15, 59, Vernon’s Civil Statutes, fixing the date and length of terms of the 15th and 59th Judicial District Courts, 566.—Read first time, referred to the Committee on Criminal Jurisprudence, 566.

802. By Black: Relative to amending Article 695c, Vernon’s Civil Statutes, to change jurisdiction and venue of appeals from orders of the advisory board as appointed by the State Department of Public Welfare, 566.—Read first time, referred to the Committee on Criminal Jurisprudence, 566.—Reported favorably, 765.—Read second time, passed to engrossment, 2255.—Read third time, passed, 2259.—Reported engrossed, 2404.

803. By Black: Relative to amending Article 695c, Vernon’s Civil Statutes, to provide that certain child-caring facilities shall not be required to obtain a license to operate from the State Department of Public Welfare, 566.—Read first time, referred to the Committee on Criminal Jurisprudence, 566.

804. By Mutscher: Making appropriations to pay miscellaneous claims out of the General Revenue Fund; etc., 566.—Read first time, referred to the Committee on Appropriations, 564.
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806. By Chapman: Relative to conferring civil and criminal jurisdiction upon the County Court of Franklin County, 666.-Read first time, referred to the Committee on Judiciary, 666.-Reported favorably, 792.

806. By Chapman: Amending Article 2094, Revised Civil Statutes of Texas, 1925, as amended, relating to selection of jurors by the jury wheel system so as to make its provisions applicable to additional counties, 667.-Read first time, referred to the Committee on Judiciary, 667.-Reported favorably, 899.-Read second time, passed, 1996.-Read third time, passed, 2003.-Reported engrossed, 2032.-Returned from the Senate, 2039.-Signed, 2044.-Reported enrolled, 2299.-Sent to the Governor, 2714.

807. By Johnson of Dallas County: Relative to amending Article 7064, Revised Civil Statutes, as amended, to provide a tax on gross premiums of insurance companies other than life, fraternal benefit associations and group hospital service plans; etc., 667.-Read first time, referred to the Committee on Revenue and Taxation, 667.

808. By Whatley: Relative to amending Article 6674b, Vernon's Annotated Civil Statutes, so as to authorize the destruction of certain public records, after reproduction; etc., 667.-Read first time, referred to the Committee on Revenue and Taxation, 667.

809. By Floyd: Relative to creating four additional District Courts in Harris County, Texas, 667.-Read first time, referred to the Committee on Judicial Districts, 667.-Reported favorably, 1793.

810. By Floyd: Creating an additional Court of Domestic Relations for Harris County, Texas, 667.-Read first time, referred to the Committee on Courts, 667.-Reported favorably, 975.-Read second time, passed to engrossment, 1135.-Read third time, passed, 1163-1164.-Record of vote, 1164.-Reported engrossed, 1169.-Returned from the Senate, 2293.-House concurred in Senate amendments, 2277.-Test of Senate amendments, 2277.-Signed, 2289.-Reported enrolled, 2701.-Sent to the Governor, 2714.

811. By McLamb: Authorizing the appointment of an official shorthand reporter of the 190th Judicial District of Texas, 668.-Read first time, referred to the Committee on Judicial Districts, 668.-Reported favorably, 844.-Read second time, passed to engrossment, 1084.-Read third time, passed, 1764.-Record of vote, 1764.-Reported engrossed, 1822.-Returned from the Senate, 2337.-Signed, 2613.-Reported enrolled, 2695.-Sent to the Governor, 2957.

812. By Stollenwerck: Relative to amending Article 6483, Vernon's Annotated Civil Statutes, so as to provide that those persons entitled to a lien hereunder may have said lien to secure an amount of money not to exceed that owed to those with whom they are in privity of contract could claim, 668.-Read first time, referred to the Committee on Judiciary, 668.-Reported favorably, 1581.

813. By Stollenwerck: Relating to the reorganization of certain judicial districts and providing for the method of assignment of certain judges of the districts included in this Act, 668.-Read
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first time, referred to the Committee on Judicial Districts, 568.

§14. By Davis: Creating the 170th Judicial District Court in Midland County, Texas, etc., 568.—Read first time, referred to the Committee on Judicial Districts, 568.

§15. By Foreman: Relative to amending Section 8, H. B. No. 149, Chapter 427, Acts, 55th Legislature, Regular Session, 1951, providing for contracts in the conduct of research, 568.—Read first time, referred to the Committee on State Hospitals and Special Schools, 568.—Reported favorably, 569.

§16. By Satterwhite: Relative to repealing Article 5172a, Vernon’s Civil Statutes of Texas, 1925, so as to equalize employment opportunities for women by eliminating certain requirements for special treatment for female employees in certain businesses, 568.—Read first time, referred to the Committee on Labor, 568.

§17. By Kilpatrick: Relative to providing for an annual audit of all county books, records, and accounts of district, county and precinct officials, etc., 568.—Read first time, referred to the Committee on Counties, 568-569.—Reported favorably, 569.—Read second time, passed to engrossment, 2013.—Read third time, passed, 2044-2045.—Reported engrossed, 2275.

§18. By Davis: Relative to amending Section 7, Chapter 219, Acts, 50th Legislature, 1947; providing that the expenses of the Texas State Board of Plumbing Examiners shall be paid from the General Revenue Fund; etc., 568.—Read first time, referred to the Committee on Appropriations, 569.

§19. By Davis: Relative to amending Article 4637, Revised Civil Statutes of Texas, 1925; providing that the expenses of the Board of Nurse Examiners shall be paid from the General Revenue Fund; etc., 568.—Read first time, referred to the Committee on Appropriations, 569.

§20. By Davis: Relative to amending Article 4655, Revised Civil Statutes of Texas, 1925; providing that the expenses of the Texas State Board of Examiners in Optometry shall be paid from the General Revenue Fund; etc., 569.—Read first time, referred to the Committee on Appropriations, 569.

§21. By Davis: Relative to amending Article 5281, Revised Civil Statutes of Texas, 1925; providing that expenses of the Board of Examiners for State Land Surveyors shall be paid from the General Revenue Fund; etc., 569.—Read first time, referred to the Committee on Appropriations, 569.

§22. By Davis: Relative to amending Section 2, Chapter 459a, Revised Civil Statutes of Texas, 1925, as amended; providing that expenses of the State Board of Morticians shall be paid from the general Revenue Fund; etc., 569.—Read first time, referred to the Committee on Appropriations, 569.

§23. By Davis: Relative to amending Section 5, Article 458a, Revised Civil Statutes of Texas, 1925, as amended; providing that expenses of the State Board of Dental Examiners shall be paid from the General Revenue Fund; etc., 569.—Read first time, referred to the Committee on Appropriations, 569.

§24. By Davis: Relative to providing for the transfer of certain moneys now on deposit in the State Treasury to a fund to be known as the State Lands Fund; etc., 570.—Read first time, referred to the Committee on Appropriations, 570.

§25. By Davis: Relative to amending Sections 2 and 11, as amended, of Chapter 94, Acts, 51st Legislature, 1949; providing that the expenses of the Board of Chiropractic Examiners shall be paid from the General Revenue Fund; etc., 570.—Read first time, referred to the Committee on Appropriations, 570.
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826. By Davis: Relative to amending Sections 9 and 13, Chapter 118, Acts, 52nd Legislature, 1951, as amended; providing that the expenses of the Board for Vocational Nurse Examiners shall be paid from the General Revenue Fund; etc., 570.—Read first time, referred to the Committee on Appropriations, 570.

827. By Davis: Relative to providing for the transfer of certain moneys in the State Treasury to a fund to be known as the Liquor Control Fund; etc., 570.—Read first time, referred to the Committee on Appropriations, 570.

828. By Davis: Relative to amending Section 2, Chapter 65, Acts, 41st Legislature, First Called Session, 1929, as amended; providing that expenses of the Board of Barber Examiners shall be paid from the General Revenue Fund, 670.—Read first time, referred to the Committee on Appropriations, 670.

829. By Davis: Relative to providing for the abolishment of the Highway Motor Fuel Tax Enforcement Fund, the Motor Fuel Jobbers Fund, the Cigarette Tax Enforcement Fund, the Radio and TV Administration Fund and the Comptroller’s Operating Fund, and transferring such moneys to the General Revenue Fund; etc., 571.—Read first time, referred to the Committee on Appropriations, 571.

830. By Davis: Relative to amending Section 3, Chapter 37, Acts, 42nd Legislature, Regular Session, 1931, as amended; providing that certain expenses of the Texas State Board of Medical Examiners shall be paid from the General Revenue Fund; etc., 571.—Read first time, referred to the Committee on Appropriations, 571.

831. By Davis: Relative to amending Section 24, H. B. No. 17, Acts, 46th Legislature, 1939, as amended; providing that the expenses of the Texas Real Estate Commission shall be paid from the General Revenue Fund; etc., 571.—Read first time, referred to the Committee on Appropriations, 571.

832. By Davis: Relative to amending Section 7, Article 41a, Vernon’s Civil Statutes of Texas; providing that expenses of the Texas State Board of Public Accountancy be paid from the General Revenue Fund; etc., 571.—Read first time, referred to the Committee on Appropriations, 571.

833. By Davis: Relative to amending Section 9, Chapter 89, Acts, 61st Legislature, 1949, as amended; providing that expenses of the State Board of State Science Examiners shall be paid from the General Revenue Fund; etc., 571.—Read first time, referred to the Committee on Appropriations, 571.

834. By Davis: Relative to amending Sections 20 and 21, Chapter 342, Acts, 63rd Legislature, Regular Session, 1953; providing that the expenses of the Board of Veterinary Medical Examiners shall be paid from the General Revenue Fund; etc., 571.—Read first time, referred to the Committee on Appropriations, 571.

835. By Davis: Relative to amending Article 4503, Revised Civil Statutes of Texas, 1925, as amended; providing that the expenses of the Texas State Board of Medical Examiners shall be paid from the General Revenue Fund; etc., 571.—Read first time, referred to the Committee on Appropriations, 571.

836. By Davis: Relative to amending Section 9, Chapter 404, Acts, 45th Legislature, Regular Session, 1937; providing that the expenses of the Texas State Board of Registration for Professional Engineers shall be paid from the General Revenue Fund; etc., 571.—Read first time, referred to the Committee on Appropriations, 571.

837. By Davis: Relative to amending Section 3, Chapter 107, Acts, 41st Legislature, 1929, as amended; providing that the expenses of the State Board of Pharmacy shall be paid from the General
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Revenue Fund; etc. 572.—Read first time, referred to the Committee on Appropriations, 572.

888. By Davis: Relative to amending Section 4, Chapter 478, Acts, 45th Legislature, 1937, as amended; providing that the expenses of the Texas Board of Architectural Examiners shall be paid from the General Revenue Fund; etc., 572.—Read first time, referred to the Committee on Appropriations, 572.

889. By Davis: Relative to creating the Insurance Board Operating Fund; etc., 572.—Read first time, referred to the Committee on Appropriations, 572.

890. By Davis: Relative to transferring certain moneys now on deposit in the State Treasury to a fund to be known as the Public Health Fund; etc., 572.—Read first time, referred to the Committee on Appropriations, 572.

891. By Davis: Relative to amending Article 310, Title 14, Revised Civil Statutes of Texas, 1925; providing that expenses of the Board of Legal Examiners shall be paid from General Revenue Fund; etc., 572.—Read first time, referred to the Committee on Appropriations, 572.

892. By Davis: Relative to amending Sections 5 and 9, Chapter 328, Acts, 54th Legislature, Regular Session, 1955; providing that the expenses of the State Board of Registration for Public Surveyors shall be paid from the General Revenue Fund; etc., 572.—Read first time, referred to the Committee on Appropriations, 572.

893. By Davis: Relative to amending Subsections (e) and (f) of Section 1 and Subsection (b) of Section 9 of Chapter 116, Acts, 44th Legislature, 1935, as amended; providing that the expenses of the Texas State Board of Hairdressers and Cosmetologists shall be paid from the General Revenue Fund; etc., 573.—Read first time, referred to the Committee on Appropriations, 573.

844. By Davis: Relative to providing the manner of deposit of revenues of the Banking Department and the Savings and Loan Department and the method of setting salaries of certain personnel of the Banking Department; etc., 572.—Read first time, referred to the Committee on Appropriations, 572.

845. By Davis: Relative to providing for transfer of certain moneys on deposit in the State Treasury to a fund to be known as the Public Safety Fund; etc., 572.—Read first time, referred to the Committee on Appropriations, 572.

846. By Davis: Relative to amending Section 3, Chapter 13, Acts, 51st Legislature, First Called Session, 1950; providing that the expenses of the Board of Tuberculosis Nurse Examiners shall be paid from the General Revenue Fund; etc., 573.—Read first time, referred to the Committee on Appropriations, 573.

847. By Fairchild: Relating to the use of lumber for certain construction purposes; etc., 590.—Read first time, referred to the Committee on Commerce and Manufacturers, 590.—Reported favorably, 819.—Motion to suspend the rules to consider, lost, 984.—Record of vote, 984.—Reason for vote, 984.

848. By Roberts: Relative to licensing of oil and gas well surveyors by the Railroad Commission; etc., 590.—Read first time, referred to the Committee on State Affairs, 590.

849. By Canales: Authorizing the establishment of a hospital district co-extensive with the boundaries of Brooks County, 590.—Read first time, referred to the Committee on Counties, 590.—Reported favorably, 1206.—Read second time, passed to engrossment, 1442.—Reported engrossed, 1597.—Returned from the Senate, 2076.—Signed, 2305.—Reported enrolled, 2405.—Sent to the Governor, 2406.

850. By Cook: Relative to amending Article 6675a-2, Vernon's Tex-
as Civil Statutes, by further defining "machinery used solely for the purpose of drilling water wells"; etc., 590.—Read first time, referred to the Committee on Highways and Roads, 590.—Reported favorably, 594.—Read second time, passed to engrossment, 1446.—Read third time, passed, 1494.—Record of votes, 1494.—Reported engrossed, 1597.

851. By Davis: Relative to amending Articles 4558 and 4574, Revised Civil Statutes of Texas, 1928; providing that the expenses of the Texas State Board of Chiropractic Examiners shall be paid from the General Revenue Fund; etc., 590.—Read first time, referred to the Committee on Appropriations, 590.

852. By Cowles: Relative to providing that no public school librarian or similar official shall permit literature containing obscene language to be deposited in the library by which he or she is employed; etc., 590.—Read first time, referred to the Committee on Criminal Jurisprudence, 590-591.

853. By Cowles: Relative to establishing a calendar for state textbook selection; etc., 591.—Read first time, referred to the Committee on State Affairs, 591.

854. By Kothmann: Relative to amending Articles 1287-1 and 1287-2, Vernon's Annotated Civil Statutes of Texas, increasing the bond required for a vegetable dealer's license, 591.—Read first time, referred to the Committee on State Affairs, 591.—Reported favorably, 1622.—Read second time, passed to engrossment, 1711-1723.—Read third time, passed, 1760.—Reported engrossed, 1822.—Returned from the Senate, 2701.—Signed, 2606.—Reported enrolled, 2701.—Sent to the Governor, 2716.

855. By Butler: Relative to creating the 161st Judicial District in and for the counties of Karnes, Frio, LaSalle, Atascosa and Wilson Counties, 591.—Read first time, referred to the Committee on Judicial Districts, 591-592.

856. By Nugent: Relating to the solicitation of charitable contributions in this State, etc., 592.—Read first time, referred to the Committee on Criminal Jurisprudence, 592.—Reported favorably, 1314.

857. By Atwell: Relative to amending Article 3684c, Revised Civil Statutes, respecting the rates of tuition or registration fees to be charged by the institutions of collegiate rank, 592.—Read first time, referred to the Committee on Revenue and Taxation, 592.

858. By Beckham: Fixing the minimum and maximum salaries of the official shorthand reporter for the 18th Judicial District of Texas, 593.—Read first time, referred to the Committee on Counties, 593.—Reported favorably, 597.—Read second time, passed to engrossment, 1694.—Read third time, passed, 1754-1755.—Record of vote, 1755.—Reported engrossed, 1822.—Returned from the Senate, 2328.—Signed, 2606.—Reported enrolled, 2701.—Sent to the Governor, 2716.

859. By Thurmond: Relative to making it unlawful, except under the provisions of this Act, for any person to hunt, etc., any game bird or game animal in Val Verde and Kinney Counties at any time; etc., 592.—Read first time, referred to the Committee on Game and Fisheries, 592.

860. By Pipkin: Relative to amending Article 5172a, Vernon's Civil Statutes, providing for the limiting of hours of labor and the prescribing of wages for overtime labor for certain female employees, 592.—Read first time, referred to the Committee on Labor, 592.—Reported favorably, 1110.

861. By Murray: Relating to the temporary registration of foreign commercial vehicles, 592.—Read first time, referred to the Committee on Motor Traffic, 592.—Reported favorably, 1294.—Read second time, passed to engrossment, 1466-1468.—Read third time, passed, 1494.—Reported engrossed, 1822.—Returned from the Senate, 2328.—House concurred.
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862. By Healy: Relative to abolishing special funds and accounts for the deposit of State monies, 593.—Read first time, referred to the Committee on Appropriations, 593.

863. By Healy: Amending Chapter 2, Insurance Code of Texas, Article 3.11, providing for the payment of policyholder dividends from expense loading and profit, etc., 593.—Read first time, referred to the Committee on Insurance, 593.—Reported favorably, 919.—Read second time, passed to engrossment, 938-939.—Read third time, passed, 953-954.—Reported engrossed, 2710.—Sent to the Governor, 2716.

864. By Healy: Relative to amending the Veterans’ Land Board—Veterans’ Land Fund Act, as amended, providing for the issuance and sale of Veterans’ Land Bonds; etc., 593.—Read first time, referred to the Committee on State Affairs, 593.

865. By Duggan: Relative to amending Article 548b, Vernon’s Texas Civil Statutes, pertaining to the regulation and sale of prepared funeral merchandise and service contracts; etc., 593.—Read first time, referred to the Committee on Banks and Banking, 593-594.

866. By Duggan: Relative to providing that defendants may put up cash money or the equivalent thereof in approved securities in lieu of a bond or recognizance in all cases where bail is allowed under existing law, 594.—Read first time, referred to the Committee on Criminal Jurisprudence, 594.—Reported favorably, 1922.—Read second time, passed to engrossment, 2013.—Read third time, passed, 2045.—Reported engrossed, 2558.—Signed, 2558.—Sent to the Governor, 2710.—Sent to the Governor, 2716.

867. By Duggan: Relative to amending Chapter 4, Title 15, Article 1100, Penal Code of Texas, 1925, as amended, for the purpose of increasing the maximum punishment for assault with intent to murder, 594.—Read first time, referred to the Committee on Criminal Jurisprudence, 594.

868. By Lack: Relative to providing that every employer who pays his employees by check or draft must provide facilities for cashing of such checks at no cost to the employee, 594.—Read first time, referred to the Committee on Criminal Jurisprudence, 594.

869. By Lack: Relative to payment by employers of medical or physical examinations for employees when such examinations are required as a condition of employment; etc., 594.—Read first time, referred to the Committee on Labor, 594.

870. By Price: Relative to creating a conservation and reclamation district comprising certain territory contained in Cherokee County, Texas, to be known as Maydelle Water Control and Improvement District, 594.—Read first time, referred to the Committee on State Affairs, 594-595.

871. By Price: Relative to apportioning the State of Texas into Congressional Districts, 595.—Read first time, referred to the Committee on Congressional and Legislative Districts, 595.—Reported favorably, 725.—Motion to recommit to the Committee on State Affairs, tabled, 874.—Read second time, 848.—Motion to postpone, 849.—Substitute motion to recommit to the Committee on...
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Labor, tabled, 849.—Postponed, 849.—Taken up, 855, 890.—Passed to engrossment, 890.—Reasons for vote, 996.—Record of vote, 996.—Read third time, 972.—Passed, 974.—Record of vote, 974.—Reason for vote, 974.—Returned from the Senate, 2467.—Motion to not concur in Senate amendments, and request the appointment of a Conference Committee, 2618.—Substitute motion to concur in Senate amendments, tabled, 2618.—Motion to not concur in Senate amendments, prevailed, 2619.—House Conference Committee appointed, 2628.

872. By Hinson: Relative to the要加强的政策的制定。595.

873. By Adams: Relative to the加强石油和天然气的法律。595.

874. By Rodriguez: Relative to the加强竞争的法庭。595.

875. By Bridges: Relative to the加强警察的培训。595.

876. By Rodriguez: Relative to the加强犯罪者或破坏竞争对手的处罚。595.

877. By Peeler: Relative to the加强县委员会的法院。596.

878. By Peeler: Relative to the加强国会议员的法院。596.

879. By Peeler: Relative to the加强县法院。597.

880. By Peeler: Relative to the加强警察的培训。597.

881. By Smith of Bexar County: Relative to prohibiting the sale of merchandise below cost for the purpose of injuring competitors or destroying competition; etc., 597.—Read first time, referred to the Committee on State Affairs, 597.

882. By Brown of Galveston County: Relative to the acquiring of certain properties in the City of Galveston, Texas, for the use and benefit of the University of Texas Medical Branch, 597.—Read first time, referred to the Committee on State Affairs, 597.—Reported favorably, 1306.
101. Acts, 57th Legislature, 1961, by providing a permissible salary increase for the Judge of the Court of Domestic Relations of Galveston County. 597.—Read first time, referred to the Committee on Judicial Districts, 597.

884. By Brown of Galveston County: Relative to providing for apportionment of damages according to the negligence of the parties in an action to recover for negligence resulting in personal injury or wrongful death, or injury to property; etc., 597—598.—Read first time, referred to the Committee on Judiciary, 598.—Reported favorably, 899.—Read second time, passed to engrossment, 2013-2014.—Read third time, passed, 2045.—Reported engrossed, 2276.—Returned from the Senate, 2512.—House concurred in Senate Amendments, 2582.—Text of Senate Amendments, 2582.—Signed, 2686.—Reported enrolled, 2710.—Sent to the Governor, 2715.

885. By Moyer: Relative to amending Article 2094, Revised Civil Statutes of Texas, 1925, as last amended, relating to selection of jurors by the jury wheel system so as to make its provisions applicable to certain additional counties, 598.—Read first time, referred to the Committee on Judiciary, 598.—Reported favorably, 899.—Read second time, passed to engrossment, 2013-2014.—Read third time, passed, 2045.—Reported engrossed, 2276.—Returned from the Senate, 2328.—Signed, 2606.—Reported enrolled, 2701.—Sent to the Governor, 2715.

886. By Banfield: Amending Section 105, Article 6701d, Vernon’s Civil Statutes, to vest sole authority and responsibility in the Texas Education Agency to adopt and enforce regulations governing design, etc., of all school buses used for the transportation of school children, 598.—Read first time, referred to the Committee on Public Lands and Buildings, 598.—Read first time, referred to the Committee on Public Lands and Buildings, 598.

887. By Mutscher: Relative to directing certain construction and repairs in the Old Baylor Park at Independence, Texas; etc., 598.—Read first time, referred to the Committee on Public Lands and Buildings, 598.

888. By Cory: Providing for the appointment of a bailiff for the 24th and 135th Judicial Districts, 599.—Read first time, referred to the Committee on Counties, 599.—Reported favorably, 899.—Read second time, passed to engrossment, 2013-2014.—Read third time, passed, 2045.—Reported engrossed, 2276.—Returned from the Senate, 2512.—Signed, 2686.—Reported enrolled, 2701.—Sent to the Governor, 2715.

889. By Carriker: Relative to amending Section 2 (A), Chapter 391, Acts, 54th Legislature, Regular Session, 1955, providing for a ten day examination period of accident and sickness insurance policies by the policy holder; etc., 598.—Read first time, referred to the Committee on Insurance, 598.

890. By Carriker: Relative to amending Subchapter C, Chapter 3, Insurance Code of Texas, providing for the maintaining of certain reserves for certain accident and health insurance policies in accordance with regulations issued by the State Board of Insurance, 598.—Read first time, referred to the Committee on Insurance, 598.

891. By Carriker: Relative to amending Section 3 (A), Chapter 397, Acts, 54th Legislature, Regular Session, 1955, requiring insurers to state in any accident and health insurance policy sold in this state whether or not they will send notice of premiums due to the insured, 598.—Read first time, referred to the Committee on Insurance, 598.

892. By Carriker: Relative to amending Subsection (2) of Section 3 (A) of Chapter 397, Acts, 54th Legislature, Regular Session, 1955, requiring insurers to state in any individual accident and sickness insurance policy sold in this state whether or not they will send notice of premiums due to the insured, 598.—Read first time, referred to the Committee on Insurance, 598.

893. By Carriker: Relative to amending Subsection (2) of Section 3 (A) of Chapter 397, Acts, 54th Legislature, Regular Session, 1955, requiring insurers to state in any individual accident and sickness insurance policy sold in this state whether or not they will send notice of premiums due to the insured, 598.—Read first time, referred to the Committee on Insurance, 598.
By Duggan: Relative to amending Chapter 1391, Title 17, Vernon’s Annotated Penal Code, to define the terms “noncancellable,” “noncancellable and guaranteed renewable” and “guaranteed renewable”; etc., 599.—Read first time, referred to the Committee on Insurance, 599.

899. By Boyesen: Relative to amending Subsection 1, Section 15 (e) of Article 1, Texas Liquor Control Act, to define the terms “Veteran’s Club,” “Fraternal Club,” and “Guest,” 600.—Read first time, referred to the Committee on Liquor Regulation, 600.

900. By Boyesen: Relative to the creation, administration and financing of the Nixon Hospital District to be located in parts of Wilson, Karnes and Gonzales Counties, 600.—Read first time, referred to the Committee on Counties, 600.

901. By Walker: Relative to amending Article 182-1, Vernon’s Annotated Penal Code, relative to the disclosure of information to the public by requiring the registration of certain persons who undertake to promote or oppose the passage of legislation or its approval or veto by the Governor; etc., 600.—Read first time, referred to the Committee on State Affairs, 600.

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1010. By Hinson: Prohibiting the use of certain methods for taking fish in certain lakes in Wood County, 942.—Read first time, referred to the Committee on Game and Fisheries, 942.—Reported favorably, 1206.—Read second time, passed to engrossment, 1449.—Read third time, passed, 1513.—Reported engrossed, 1601.—Returned from the Senate, 1835.—Signed, 1955.—Reported enrolled, 2096.—Sent to the Governor, 2097.

1011. By Brown of Galveston County: Relative to providing penalties for failure to stop vehicle at command of a police officer. —Permission granted to introduce, 943.—Read first time, referred to the Committee on Criminal Jurisprudence, 977.

1012. By Cavness: Relative to changing the name of the "Texas Confederate Home for Men" to the "Central Texas State Hospital."—Permission granted to introduce, 943.—Read first time, referred to the Committee on State Affairs, 977.—Reported favorably, 1440.

1013. By Carpenter: Providing for the creation of West Coke County Hospital District, 977.—Read first time, referred to the Committee on Counties, 977.—Reported favorably, 1206.—Read second time, passed to engrossment, 1449.—Read third time, passed, 1504.—Reported engrossed, 1601.—Returned from the Senate, 1835.—Signed, 2030.—Reported enrolled, 2184.—Sent to the Governor, 2185.

1014. By Arledge: Authorizing and requiring the appointment of an official shorthand reporter of the 50th Judicial District of Texas; etc. —Permission granted to introduce, 978.—Read first time, referred to the Committee on Counties, 1001.—Reported favorably, 1314.—Read second time, passed to engrossment, 1686.—Read third time, passed, 1755.—Record of vote, 1756.—Reported engrossed, 1824.—Returned from the Senate, 2328.—Signed, 2606.—Reported enrolled, 2703.—Sent to the Governor, 2715.

1015. By Haring: Relative to changing the name of Panzin State Park to Panzin State Battlefield; etc. —Permission granted to introduce, 1001.—Read first time, referred to the Committee on State Affairs, 1030-1031.
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1040. By Parker: Relative to creating a port district to be known as the Port of Port Arthur Navigation District of Jefferson County, Texas. — Read first time, referred to the Committee on State Affairs, 1288.

1041. By Grover: Relative to the creation of the Texas Commerce Commission. Permission granted to introduce, 1245. — Read first time, referred to the Committee on State Affairs, 1281.

1042. By Smith of Jefferson County: Relative to amending Subsection 2(e) of Section 8(a) of Article 695c, Vernon's Texas Civil Statutes, by permitting child-placing agencies to make reasonable charges for services performed in the placement, etc., of children in accordance with the rules and regulations prescribed by the State Department of Public Welfare. Permission granted to introduce, 1245. — Read first time, referred to the Committee on State Affairs, 1281.

1043. By Haynes of Orange County: Relative to authorizing the Game and Fish Commission to regulate the taking of shrimp from the coastal waters of Orange and Jefferson Counties, etc. — Permission granted to introduce, 1245. — Read first time, referred to the Committee on State Affairs, 1281.

1044. By Haynes of Orange County: Amending the Texas Shrimp Conservation Act by making it lawful to transport in the Texas coastal waters, under certain conditions, any trawl or equipment lawfully used in the waters of another state or foreign nation. — Permission granted to introduce, 1245. — Read first time, referred to the Committee on Game and Fisheries, 1282. — Reported favorably, 1678. — Read second time, passed to engrossment, 2015. — Read third time, passed, 2055. — Reported engrossed, 2279. — Returned from the Senate, 2328. — Signed, 2647. — Reported enrolled, 2705. — Sent to the Governor, 2715.


1046. By Collins: Relative to amending H.B. No. 377, 58th Legislature, Regular Session, 1963, to clarify the qualification of voters at the election of directors for the Jasper Hospital District of Jasper County, 1282. — Read first time, referred to the Committee on State Affairs, 1282. — Reported favorably, 1386.

1047. By Jamison: Relative to making it a misdemeanor to knowingly offer for sale, etc., a false calculating device; etc. — Permission granted to introduce, 1282. — Read first time, referred to the Committee on Criminal Jurisprudence, 1296.

1048. By Gladden: Amending the Texas Probate Code to allow the guardian to make all funeral arrangements for a deceased ward, to pay all such expenses out of the estate of the deceased ward, and to allow such guardian to pay all other existing debts as the court may approve. — Permission granted to introduce, 1282. — Read first time, referred to the Committee on Judiciary, 1296-1297. — Reported favorably, 1678. — Read second time, passed to engrossment, 2015-2016. — Read third
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1050. By Jarvis: Regulating the taking or killing of deer and squirrels in Smith County, 1388.—Read first time, referred to the Committee on Game and Fisheries, 1388.—Reported favorably, 1591.

1051. By Pipkin: Amending Sections 1, 2, 5 and 6, Chapter 592, Acts, 51st Legislature, Regular Session, 1949, as amended, to provide for certain power and authority of Boards of Trustees or Boards of Regents of public junior colleges in relation to libraries, etc.—Permission granted to introduce, 1480.—Read first time, referred to the Committee on State Affairs, 1388.—Reported favorably, 1440.—Read second time, referred to the Committee on State Affairs, 1388.—Reported favorably, 1440.—Read second time, passed to engrossment, 1726.—Read third time, passed, 1997.—Read second time, passed to engrossment, 1997. —Read third time, passed, 2040.—Returned from the Senate, 2330.—Signed, 2607.—House concurred in Senate amendments, 2574.—Passed by the House, 2608.—Signed, 2684.—Returned from the Senate, 2330.—Signed, 2607.—Reported enrolled, 2705.—Sent to the Governor, 2715.

1052. By Esquivel: Relative to providing for an enabling act under Section 61-c, Article 8 of the Constitution of Texas, relating to aid or compensation due persons wrongfully fixed or imprisoned under the laws of this state for a felony offense, etc.—Permission granted to introduce, 1389.—Read first time, referred to the Committee on Judiciary, 1480-1481.

1053. By Nugent: Amending Chapter 5 of the Water Title, Special Laws, p. 1062, Acts, 46th Legislature, Regular Session, 1955, as amended, providing for the election of the Board of Directors of the Upper Guadalupe River Authority after the effective date of this Act.—Permission granted to introduce, 1389.—Read first time, referred to the Committee on Conservation and Reclamation, 1481.—Reported favorably, 1591.—Read second time, passed to engrossment, 1997. —Read third time, passed, 2040.—Returned from the Senate, 2330.—Signed, 2607.—Reported enrolled, 2705.—Sent to the Governor, 2715.

1054. By Cook: Relative to further prescribing the powers and duties of the Railroad Commission of Texas relating to the conservation of oil and gas resources of the State of Texas and the protection of correlative rights of owners in a common reservoir.—Permission granted to introduce, 1481.—Read first time, referred to the Committee on State Affairs, 1388.

1055. By Beckham: Amending Chapter 472, Acts, 51st Legislature, Regular Session, 1957, making the bonds issued by hospital authorities, pursuant to such Act, authorized investments, and making them eligible to secure public funds.—Permission granted to introduce, 1481.—Read first time, referred to the Committee on Municipal and Private Corporations, 1388.—Reported favorably, 1816.—Read second time, passed to engrossment, 1916.—Read third time, passed, 2056.—Returned from the Senate, 2330.—Signed, 2607.—Reported enrolled, 2705.—Sent to the Governor, 2715.

1056. By Bass of Harris County: Relative to amending Article 667a, authorizing the county clerks of certain counties to provide full and complete consolidated
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1067. By Garrison: Relative to creating the "Sagemont Municipal Utility District of Harris County, Texas," 1641. -Read first time, referred to the Committee on State Affairs, 1641.

1057. By Garrison: Relative to creating the "Sagemont Municipal Utility District of Harris County, Texas," 1641. -Read first time, referred to the Committee on State Affairs, 1641. -Reported favorably, 1660.

1058. By Butler: Fixing the open season for killing wild quail in Atascosa County, 1641.-Read first time, referred to the Committee on Game and Fisheries, 1641. -Reported favorably, 1660. -Read second time, passed to engrossment, 1690. -Read third time, passed, 1746-1747. -Reported engrossed, 1827. -Returned from the Senate, 2330. -Signed, 2607. -Reported enrolled, 2706. -Sent to the Governor, 2715.

1059. By Butler: Making it unlawful to hunt wild turkey in Wilson County, 1641.-Read first time, referred to the Committee on Game and Fisheries, 1641. -Reported favorably, 1660. -Read second time, passed to engrossment, 1690. -Read third time, passed, 1747. -Reported engrossed, 1827. -Returned from the Senate, 2330. -Signed, 2607. -Reported enrolled, 2706. -Sent to the Governor, 2715.

1060. By Butler: Making it unlawful to hunt axis deer in LaSalle County Commissioners Precinct Number 3, 1641.-Read first time, referred to the Committee on Game and Fisheries, 1641. -Reported favorably, 1660. -Read second time, passed to engrossment, 1690. -Read third time, passed, 1747-1748. -Reported engrossed, 1827. -Returned from the Senate, 2330. -Signed, 2607. -Reported enrolled, 2706. -Sent to the Governor, 2715.

1061. By Floyd: Relative to authorizing the Commissioners Court of certain counties to sell, lease or otherwise dispose of personal property of said counties, 1641. -Read first time, referred to the Committee on Counties, 1642.

1062. By Brooks: Amending Article 7.14, Vernon's Texas Election Code, to provide for the use of various colors of ink in the printing of ballots in certain counties. 1642. -Read first time, referred to the Committee on Privileges, Suffrage and Elections, 1642. -Reported favorably, 1678. -Read second time, passed to engrossment, 1937. -Read third time, passed, 2043. -Reported engrossed, 2596. -Returned from the Senate, 2330. -Signed, 2607. -Reported enrolled, 2706. -Sent to the Governor, 2715.

1063. By Chapman: Relative to requiring justices and judges of the State Courts to file statements under oath with the Secretary of State as a master of public record disclosing certain information relating to interests in or offices held by such justices, judges or their wives in any private corporation. -Permission granted to introduce, 1643. -Read first time, referred to the Committee on State Affairs, 1663. -Reported favorably, 1816.

1064. By Atwell: Amending Article 5546, Revised Civil Statutes of Texas, 1925, so as to provide for the period of notice stipulation in contracts between federal prime contractors and their sub-contractors. -Permission granted to introduce, 1443. -Read first time, referred to the Committee on Commerce and Manufacturers, 1925. -Reported favorably, 1938. -Read second time, passed to engrossment, 1977. -Read third time, passed, 2043. -Reported engrossed, 2596. -Returned from the Senate, 2330. -Signed, 2607. -Reported enrolled, 2706. -Sent to the Governor, 2715.

1065. By Cory: Relative to the salary of the official shorthand reporters for certain judicial districts. -Permission granted to introduce, 1643. -Read first time, referred to the Committee on Counties, 1643. -Reported favorably, 1748.

1066. By Wells: Relative to providing for the creation of the
Continued.

Caprock Hospital District in Floyd County; etc., 1863.—Read first time, referred to the Committee on Counties, 1863.—Reported favorably, 1864.—Read second time, passed to engrossment, 1864.—Read third time, passed, 1864.—Reported engrossed, 1865.

1067. By Fletcher: Amending Article 8285-221, Vernon's Texas Civil Statutes, relating to Hays County Wimberly Water Supply District; etc., 1864.—Read first time, referred to the Committee on Conservation and Reclamation, 1864.—Reported favorably, 1865.—Read second time, passed to engrossment, 1865.—Read third time, passed, 1865.—Reported engrossed, 1866.

1068. By Harris of Galveston County: Relative to creating the "Friendswood Drainage District of Galveston County, Texas," 1864.—Read first time, referred to the Committee on State Affairs, 1864.—Reported favorably, 1865.

1069. By Harris of Galveston County: Relative to creating the "Bacliff Municipal Utility District of Galveston County, Texas," 1864.—Read first time, referred to the Committee on State Affairs, 1864.—Reported favorably, 1865.

1070. By Grover: Providing for the voting places for all elections held by certain independent school districts in certain counties in this State, 1864.—Read first time, referred to the Committee on Counties, 1864.—Reported favorably, 1865.—Read second time, passed to engrossment, 1865.—Read third time, passed, 1866.—Reported enrolled, 1866.—Sent to the Governor, 1866.

1071. By Dike: Amending Sections 5 and 6 of Article 4940-6, Vernon's Civil Statutes of Texas, relating to the Wichita County Hospital District. —Permission granted to introduce, 1864.—Read first time, referred to the Committee on Counties, 1865.—Reported favorably, 1865.—Read second time, passed to engrossment, 1865.—Read third time, passed, 1866.—Reported engrossed, 1867.—Returned from the Senate, 1867.—House concurred in Senate amendments, 1868.—Text of Senate amendments, 1868.—Signed, 1868.—Reported enrolled, 1868.—Sent to the Governor, 1868.
NO. 1075, 2540.—S. C. R. No. 98, Suspending the Joint Rules to consider, 2617-2618.—Returned from the Senate, 2646.—Signed, 2695.—Reported enrolled, 2712—Sent to the Governor, 2716.

1076. By Townsend: Relating to deer in San Saba County, 1829.—Read first time, referred to the Committee on Game and Fisheries, 1830.—Reported favorably, 1943.—Read second time, passed to engrossment, 1998.—Read third time, passed, 2040—2041.—Reported engrossed, 2281.—Returned from the Senate, 2330.—Signed, 2607.—Reported enrolled, 2707.—Sent to the Governor, 2715.

1077. By Edwards: Relative to amending Article 2607, Revised Civil Statutes of Texas, 1925, to provide that no persons other than males shall be admitted or registered by the Agricultural and Mechanical College of Texas during the Fall and Spring Term, etc.—Permission granted to introduce, 1830.—Read first time, referred to the Committee on State Affairs, 1988.—Reported favorably, 2402.

1078. By Cory: Relative to prohibiting the licensing of certain alien-owned commercial fishing or shrimping vessels, etc.—Permission granted to introduce, 1831.—Read first time, referred to the Committee on Criminal Jurisprudence, 1988.

1079. By Birkner: Relative to prohibiting the sale of gasoline and other inflammable petroleum products in breakable containers,—Permission granted to introduce, 1831.—Read first time, referred to the Committee on Military and Veteran’s Affairs, 1988.

1080. By Cannon: Relative to authorizing the Texas National Guard Armory Board to convey certain lands in Limestone County, Texas,—Permission granted to introduce, 1831.—Read first time, referred to the Committee on Military and Veteran’s Affairs, 1988.

1081. By Whitfield: Relative to creating the Harris County Water Control and Improvement District—Pondren Road, etc., 1898.—Read first time, referred to the Committee on State Affairs, 1989.—Reported favorably, 2690.

1082. By Knapp: Relative to authorizing the Commissioners Courts of Armstrong, Potter and Randall Counties to pay the District Judge of the 47th Judicial District a reasonable sum not to exceed $6,000 per annum; etc., 1989.—Read first time, referred to the Committee on Counties, 1989.

1083. By Allen: Relative to the salary of the official shorthand reporter for the 124th Judicial District, 1899.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 1899.—Reported favorably, 2090.—Read second time, passed to engrossment, 1999—1999.—Vote reconsidered by which bill passed to engrossment, 1999.—Passed to engrossment, 1999.—Read third time, passed, 2041.—Record of vote, 2041.—Reported engrossed, 2282.—Returned from the Senate, 2329.—Signed, 2603.—Reported enrolled, 2707.—Sent to the Governor, 2715.

1084. By Berry: Relative to amending Section 186a, Election Code of Texas, as amended, relating to filing fees for candidates for State Representative or State Senator in primary elections in certain counties, 1899.—Read first time, referred to the Committee on Privileges, Suffrage and Elections, 1899.—Reported favorably, 2090.—Read second time, passed to engrossment, 1999—2000.—Read third time, passed, 2041.—Record of vote, 2041.—Reported engrossed, 2282.—Returned from the Senate, 2329.—Signed, 2603.—Reported enrolled, 2707.—Sent to the Governor, 2715.

1085. By Cannon: Relative to providing that no changes in boundaries of certain independent school districts shall be made un-
1086. By Mann: Authorizing certain State agencies to enter jointly into a contract of lease for land and a building thereon located or to be located in El Paso County; etc.—Permission granted to introduce, 2063.—Read first time, referred to the Committee on School Districts, 2062.

2062.—Read first time, referred to the Committee on School Districts, 2099.—Reported favorably, 2178.—Read second time, passed to engrossment, 2184.—Read third time, passed, 2195.—Passed subject to the provisions of Section 49a, Article III, of the Constitution of Texas, 2196.—Reported engrossed, 2282.—Returned from the Senate, 2407.—Signed, 2601.—Sent to the Governor, 2714.

1087. By Pipkins: Appropriating $100,000 to the House of Representatives and $60,000 to the Senate for per diem, etc.—Permission granted to introduce, 2115.—Read first time, referred to the Committee on Appropriations, 2118.—Reported favorably, 2178.—Read second time, passed to engrossment, 2182.—Returned from the Senate, 2407.—Signed, 2601.—Sent to the Governor, 2714.

1088. By Brooks: Relative to providing that city governments in certain counties may institute suits to enforce restrictive covenants in deeds in subdivisions which have the endorsed approval of the City Planning Commission or the governing body of the city; etc., 2187.—Read first time, referred to the Committee on Municipal and Private Corporations, 2187.