The house met at 10 a.m. and was called to order by the speaker.

The roll of the house was called and a quorum was announced present (Record 61).

Present — Mr. Speaker; Agnich; Armbrister; Barrientos; Barton, B.; Barton, E.; Berlanga; Blanton; Bomer; Buchanan; Burnett; Bush; Cain; Carriker; Cary; Cavazos; Ceverha; Clark; Clemens; Colbert; Collazo; Connelly; Coody; Craddick; Criss; Danburg; Davis; Delay; Delco; Denton; Eckels; Edwards; Eikenburg; Emmett; English; Evans, C.; Evans, L.; Fennell; Fox; Gamez; Gandy; Garcia, A.; Garcia, M.; Gavin; Geistweidt; Gibson, B.; Gibson, J.; Gilley; Glossbrenner; Granoff; Green; Grisham; Hackney; Haley; Hall, L.; Hall, W.; Hammond; Hanna; Harrison, D.; Harrison, W.; Hefflin; Hernandez; Hightower; Hilbert; Hill, A.; Hill, G.; Hill, P.; Hollowell; Horn; Hudson, D.; Hudson, S.; Hury; Jackson; Jones; Keller; Kemp; Khoury; Kubiak; Kuempel; Lee, D.; Lee, E. F.; Leonard; Luna; McKenna; McWilliams; Madla; Mankins; Martinez, R.; Martinez, W.; Messer; Millsap; Moreno, A.; Moreno, P.; Oliveira; Oliver; Parker; Patronella; Patterson; Pennington; Peveto; Pierce; Polk; Polumbo; Price; Ragsdale; Rangel; Robinson; Robnett; Rudd; Russell; Salinas; Saunders; Schluter; Schoolcraft; Shaw; Shea; Short; Simpson; Smith, A.; Smith, C.; Smith, T.; Stanislawski; Stiles; Sutton; Tejeda; Thompson, G.; Thompson, S.; Toomey; Turner; Valles; Vowell; Waldrop; Wallace; Watson; Whaley; Wieting; Willis; Wilson; Wolens; Word; Wright.

Absent, Excused — Crockett; Patrick; Uher.

Absent — Arnold; Hall, T.; Hinojosa; Laney; Presnal; Tow.

The invocation was offered by Laura Mendenhall, South First Presbyterian Church, Austin, Texas, as follows:

Almighty God, we acknowledge you as creator and ruler of the universe and of us. We know you have a plan for us and all people—a plan which includes a full and abundant life. As this body seeks to organize and regulate and plan for the people of this state, we ask you to give them your vision of Shalom, of peace with justice, that they might recognize the awesomeness of their task as being ultimately responsible to you, that these legislators realize the impact they have on this state, this nation, this world. Help them to enact legislation which will embody the highest attainment of peace with justice between people. And help those in the courts who interpret their legislation to use the highest attainment of justice and mercy in dealing with those who will be affected by what happens here today. Use this body of persons, O God, to bring your vision of life to all people.

Amen.

LEAVES OF ABSENCE GRANTED

The following member was granted leave of absence for today because of important business:

Patrick on motion of Kuempel.
The following member was granted leave of absence for today because of illness:

Crockett on motion of B. Barton.

(T. Hall and Laney now present)

MESSAGE FROM THE SENATE

Austin, Texas, March 15, 1983

The Honorable Speaker of the House of Representatives
House Chamber
The Honorable
Mr. Speaker:

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

SJR 14 by Williams, et al., proposing a constitutional amendment for financial assistance to veterans.

SJR 17 by Brown, proposing a constitutional amendment to permit a city or town to expend public funds and levy assessments for the relocation or replacement of sanitation sewer laterals on private property.

SJR 20 by Vale, proposing a constitutional amendment to abolish the office of county treasurer in Bexar and Collin counties.

SB 368 by Sarpaluis, relating to the continuation of the Council for Social Work Certification.

SB 387 by McFarland and Parmer, relating to the chief executive officer of and the presidents of North Texas State University and of the Texas College of Osteopathic Medicine.

SB 408 by Williams, et al., relating to the creation of the Veterans' Housing Assistance Program.

SB 427 by Caperton, relating to the continuation of the Texas State Library and Archives Commission.

SB 595 by Brown, relating to the authorization of a city or town to contract and levy assessments for the relocation or replacement of sanitation sewer laterals on private property.

Respectfully,
Betty King
Secretary of the Senate

(Arnold now present)
(Millsap in the chair)
(Speaker in the chair)
(Presnal, Tow, and Hinojosa now present)

HB 176 - MOTION TO RECONSIDER VOTE

Representative Toomey moved to reconsider the vote by which HB 176 was passed to engrossment yesterday.

The motion was lost.

REGULAR ORDER OF BUSINESS SUSPENDED

By unanimous consent, the reading and referral of bills was postponed until just prior to adjournment.
RESOLUTIONS SIGNED BY THE SPEAKER

The speaker signed in the presence of the house, after giving due notice thereof, the following enrolled resolutions:

HCR 90, HCR 91, HCR 95

HB 691 ON THIRD READING

The speaker laid before the house on its third reading and final passage,

HB 691, A bill to be entitled An Act relating to the enforcement of certain vehicle weight limitations.

The bill was read third time and was passed.

HB 687 ON THIRD READING

The speaker laid before the house on its third reading and final passage,

HB 687, A bill to be entitled An Act relating to the test period for marginal wells.

A record vote was requested.

The bill was read third time and was passed by (Record 62): 141 Y, 0 N, 2 Present, not voting.

Yeas — Agnich; Armbrister; Arnold; Barrientos; Barton, B.; Barton, E.; Berlanga; Blanton; Bomer; Buchanan; Burnett; Bush; Cain; Carriker; Cary; Cavazos; Cervera; Clark; Clemens; Colbert; Collazo; Connelly; Coody; Craddock; Criss; Danburg; Davis; Delay; Delco; Denton; Eckels; Eikenburg; Emmett; English; Evans, C.; Evans, L.; Finnell; Fox; Gamez; Gandy; Garcia, M.; Gavin; Geistweidt; Gibson, B.; Gibson, J.; Gilley; Glossbrenner; Granoff; Green; Grisham; Hackney; Haley; Hall, L.; Hall, T.; Hall, W.; Hammond; Hanna; Harrison, D.; Harrison, W.; Hellin; Hernandez; Hightower; Hilbert; Hill, A.; Hill, G.; Hill, P.; Hinojosa; Hollowell; Horn; Hudson, D.; Hudson, S.; Hury; Jackson; Jones; Keller; Kemp; Khoury; Kubiak; Kuempel; Laney; Lee, D.; Lee, E. F.; Leonard; Luna; McKenna; McWilliams; Madla; Mankins; Martinez, R.; Martinez, W.; Messer; Millsap; Moreno, A.; Moreno, P.; Oliveira; Oliver; Parker; Patronella; Patterson; Pennington; Peveto; Pierce; Polk; Polumbo; Presnal; Price; Ragsdale; Rangel; Robinson; Robnett; Rudd; Russell; Salinas; Saunders; Schlueter; Schoolcraft; Shaw; Shea; Short; Simpson; Smith, A.; Smith, T.; Staniswalis; Stiles; Sutton; Tejeda; Thompson, G.; Thompson, S.; Tooney; Tow; Turner; Vowell; Waldrop; Wallace; Watson; Whaley; Wieting; Willis; Wolens; Word; Wight.

Present, not voting — Mr. Speaker(C); Wilson.

Absent, Excused — Crockett; Patrick; Uher.

Absent — Edwards; Garcia, A.; Smith, C.; Valles.

HB 166 ON THIRD READING

The speaker laid before the house on its third reading and final passage,

HB 166, A bill to be entitled An Act relating to the days on which emergency elections ordered by the governor may be held and the content of an emergency election proclamation.

The bill was read third time and was passed.
HB 378 ON THIRD READING

The speaker laid before the house on its third reading and final passage, HB 378, A bill to be entitled An Act relating to the distribution of small estates on affidavit.

The bill was read third time and was passed.

HB 176 - POSTPONED

Representative Turner moved that consideration of HB 176 be postponed until Monday, March 21 at 3 p.m.

The motion prevailed without objection.

LEAVE OF ABSENCE GRANTED

The following member was granted leave of absence for today because of important business:

Uher on motion of Laney.

HB 54 ON SECOND READING

The speaker laid before the house on its second reading and passage to engrossment,

HB 54, A bill to be entitled An Act relating to career education.

The bill was read second time.

Representative Blanton offered the following committee amendment to the bill:

COMMITTEE AMENDMENT NO. 1

Amend Section 1 of HB 54 by renumbering Sec. 11.202 of Texas Education Code as Sec. 11.203; line 5, and line 6, page 1.

Committee Amendment No. 1 was adopted without objection.

Representative Hollowell moved that consideration of HB 54 be postponed until Sunday, May 1 at 2 p.m.

Representative Blanton moved to table the motion to postpone.

The motion to table was lost.

A record vote was requested.

The motion to postpone was lost by (Record 63): 67 Yeas, 76 Nays, 1 Present, not voting.

Yeas — Agnich; Arnold; Berlanga; Bomer; Buchanan; Carriker; Clark; Clemens; Connelly; Coody; Craddick; Davis; Denton; Eckels; Edwards; Emmett; Garcia, A.; Garcia, M.; Geisweidt; Gibson, J.; Gilley; Green; Hall, W.; Hanna; Harrison, W.; Hilbert; Hill, A.; Hollowell; Horn; Hudson, D.; Hudson, S.; Jones; Kubiak; Kuempel; Lee, D.; McWilliam; Markins; Martinez, R.; Martinez, W.; Messer; Patronella; Patterson; Polumbo; Ragsdale; Rangel; Robinson; Robnett; Russell; Salinas; Schlueter; Schoolcraft; Shaw; Short; Simpson; Smith, A.; Smith, C.; Staniswalis; Stiles; Sutton; Thompson, G.; Thompson, S.; Turner; Waldrop; Whaley; Willis; Wolens; Word.

Nays — Armbrister; Barrientos; Barton, B.; Barton, E.; Blanton; Burnett; Bush; Cain; Cary; Cavazos; Ceverha; Colbert; Criss; Danburg; DeLay; Delco;
HB 54, as amended, was passed to engrossment.

HB 208 ON SECOND READING

The speaker laid before the house on its second reading and passage to engrossment, the complete committee substitute for HB 208.

C SHB 208

A BILL TO BE ENTITLED
AN ACT
relating to provision of certain insurance and payment of premiums by counties and other political subdivisions of the state.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Article 3.51-1 of the Insurance Code, is amended to read as follows:

Art. 3.51-1. PAYMENT OF GROUP INSURANCE PREMIUMS BY CITIES, TOWNS OR VILLAGES. Any incorporated city, town or village in the State of Texas which is authorized by law to [procure a contract insuring its respective employees or any class or classes thereof under a policy or policies of] insure its officials, employees, retirees, and their dependents through self-insurance or by a contract for group insurance [covering one or more risks] may pay or collect all or any portion of the self-insurance payments or premiums [on such policy or policies] from [the] local funds [of such city, town or village].

SECTION 2. Article 3.51-2. Insurance Code, is amended to read as follows:

Art. 3.51-2. COUNTY AND POLITICAL SUBDIVISION OF THE STATE OF TEXAS—OFFICIALS, EMPLOYEES, AND RETIREES. (a) Each county or political subdivision of the State of Texas is authorized to [procure contracts insuring] insure its officials, employees, [and] retirees [or any class or classes thereof], and their dependents by a self-insurance program or under [a policy or policies of] group life, group health, accident, accidental death and dismemberment, and hospital, surgical, and/or medical expense insurance. [The dependents of any such officials, employees, and retirees may be insured under group policies which provide hospital, surgical and/or medical expense insurance.] The employees' contributions to the self-insurance program or insurance premiums [for such insurance issued to the employer as the policyholder] may be deducted by the employer from the employees' salaries when authorized in writing by the respective employees so to do; provided, however, no state funds shall be used to procure such contracts, nor shall any state funds be used to pay premiums under said contracts of insurance.

(b) Any county or political subdivision of the State of Texas which is authorized by law to [procure a contract insuring its respective officials, employees, and retirees or any class or classes thereof under a policy or policies of] insure its officials, employees, retirees, and their dependents through self-insurance or by a
contract for group insurance [covering one or more risks] may pay or collect all or any portion of the self-insurance payments or premiums [on such policy or policies] from [the] local funds [of such county or political subdivision of the State of Texas].

SECTION 3. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

CSHB 208 was read second time.

Representative Wolens offered the following amendment to CSHB 208:

Amend CSHB 208 by striking all below the enacting clause and substituting the following:

SECTION 1. Article 3.51-2, Insurance Code, is amended to read as follows:

Art. 3.51-2. COUNTY AND POLITICAL SUBDIVISION OF THE STATE OF TEXAS—OFFICIALS, EMPLOYEES, AND RETIREES. (a) Each county or political subdivision of the State of Texas is authorized to procure contracts insuring its officials, employees, and retirees or any class or classes thereof under a policy or policies of group life, group health, accident, accidental death and dismemberment, and hospital, surgical, and/or medical expense insurance. The dependents of any such officials, employees, and retirees may be insured under group policies which provide health, hospital, surgical and/or medical expense insurance. The employees' contributions to the premiums for such insurance issued to the employer as the policyholder may be deducted by the employer from the employees' salaries when authorized in writing by the respective employees so to do; provided, however, no state funds shall be used to procure such contracts, nor shall any state funds be used to pay premiums under said contracts of insurance.

(b) Any county or political subdivision of the State of Texas which is authorized by law to procure a contract insuring its respective officials, employees, and retirees or any class or classes thereof under a policy or policies of group insurance covering one or more risks may pay all or any portion of the premiums on such policy or policies from the local funds of such county or political subdivision of the State of Texas. A county or political subdivision of the State of Texas may also pay all or any portion of the premiums on group health, hospital, surgical and/or medical expense insurance coverage for dependents of officials, employees, and retirees.

SECTION 2. The importance of this legislation and the crowded condition of the calendars in both houses create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days in each house be suspended, and this rule is hereby suspended, and that this Act take effect and be in force from and after its passage, and it is so enacted.

The amendment was adopted without objection.

CSHB 208, as amended, was passed to engrossment.

HB 267 ON SECOND READING

The speaker laid before the house on its second reading and passage to engrossment,

HB 267, A bill to be entitled An Act relating to compliance with a will admitted to probate as a muniment of title.

The bill was read second time.

Representative Rangel offered the following committee amendment to the bill:
COMMITTEE AMENDMENT NO. 1

Amend House Bill 267 by striking Section 89, Page 2, lines 11 through 20 and substituting the following:

Unless such time is extended by the court, before the 181st day after the date a will is admitted to probate as a Muniment of Title the applicant for probate of the will shall file with the clerk of the Court a sworn affidavit stating specifically the terms of the will that have been fulfilled and the terms of the will that have been unfulfilled.

Committee Amendment No. 1 was adopted without objection.

HB 267, as amended, was passed to engrossment.

HB 502 ON SECOND READING

The speaker laid before the house on its second reading and passage to engrossment,

HB 502, A bill to be entitled An Act relating to the description of opiates and opium derivatives, including fentanyl, for the purposes of schedules and penalty groups in the Texas Controlled Substances Act.

The bill was read second time.

Representative T. Smith offered the following committee amendment to the bill:

COMMITTEE AMENDMENT NO. 1

Amend House Bill 502 by deleting "or a derivative of fentanyl" and replacing that with "or alpha-methylfentanyl, or any other derivative of Fentanyl" on line 7 of page 3 and on line 6 on page 9.

Representative Polonbo offered the following amendment to Committee Amendment No. 1:

Amend HB 502 as follows:

(1) Strike Section 1 of the bill and substitute a new Section 1 to read as follows:

SECTION 1. The following substance is added to Schedule I of the Texas Controlled Substances Act (Article 4476-15, Vernon's Texas Civil Statutes) with the same effect as if the commissioner of health had added the substance under the authority provided by Section 2.09 of that Act: Alpha-methylfentanyl or any other derivative of Fentanyl.

(2) On page 9, line 6, strike "or a derivative of fentanyl" and substitute "or alpha-methylfentanyl, or any other derivative of Fentanyl".

The amendment was adopted without objection.

HB 502, as amended, was passed to engrossment.

HB 164 ON SECOND READING

The speaker laid before the house on its second reading and passage to engrossment,

HB 164, A bill to be entitled An Act relating to the jurisdiction of certain justice courts.

The bill was read second time.
Representatives Hinojosa and W. Harrison offered the following amendment to the bill:

Amend HB 164 as follows:
(1) Strike Section 1 and substitute the following:
SECTION 1. Article 1949, Revised Statutes, is amended to read as follows:
Art. 1949. JURISDICTION. The county court shall have concurrent jurisdiction with the justice court in civil cases when the matter in controversy shall exceed in value two hundred dollars, and shall not exceed one thousand dollars [five hundred dollars], exclusive of interest.
SECTION 2. Article 2385, Revised Statutes, is amended to read as follows:
Art. 2385. JURISDICTION. Justice courts shall, in addition to their other powers and duties, have and exercise original jurisdiction in civil matters of all cases where the amount in controversy is $1,000 [five hundred dollars], or less, exclusive of interest, of which exclusive original jurisdiction is not given to the district or county courts, and of cases of forcible entry and detainer, and to foreclose mortgages and enforce liens on personal property, where the amount in controversy is within their jurisdiction.
SECTION 3. Article 2385a, Revised Statutes, is repealed.
(2) Renumber Sections 2 and 3 as Sections 4 and 5.
Representative Gilley moved to table the Hinojosa - W. Harrison amendment.
The motion to table was lost.
The amendment was adopted without objection.
HB 164, as amended, was passed to engrossment.

RESOLUTION SIGNED BY THE SPEAKER
The speaker signed in the presence of the house, after giving due notice thereof, the following enrolled resolution:

SCR 39

SB 589 - RULES SUSPENDED
Representative Presnal moved to suspend the 5-day posting rule to allow the Committee on Appropriations to consider SB 589.
The motion prevailed without objection.

HR 130 - ADOPTED
Representative Gilley moved that all necessary rules be suspended to take up and consider at this time, HR 130.
The motion prevailed without objection.
The speaker laid before the house the following resolution:
By Gilley and Hollowell:

HR 130

WHEREAS, On this 15th day of March, 1983, there is cause for the members of the Texas House of Representatives to pause and acknowledge a significant event in the life of a colleague; and
WHEREAS, This day marks the 36th anniversary of the birth of the Honorable David Hudson of Tyler; and
WHEREAS, This distinguished Texan is serving his first term in the house and despite his short tenure, he has earned the esteem of fellow members, who desire
on this occasion to extend birthday greetings to their good friend; now, therefore, be it

RESOLVED, That the members of the House of Representatives of the 68th Legislature hereby wish the Honorable David Hudson a Happy Birthday; and, be it further

RESOLVED, That a copy of the resolution be prepared for Representative Hudson as a memento of this day and a token of the good wishes of the members of the Texas House of Representatives.

The resolution was read and was adopted without objection.

On motion of Representative Hollowell, the names of all the members of the house were added to HR 130 as signers thereof.

COMMITTEE MEETING ANNOUNCEMENTS

The following committee meetings were announced:
Appropriations, 1:30 p.m. today, Room 309, to consider HB 409.

House Administration, speakers committee room, to consider HCR 4, HCR 36, and HCR 37.

Providing for Adjournment

Representative Jones moved that, at the conclusion of the reading of bills and resolutions on first reading and referral to committees, the house adjourn until 10 a.m. tomorrow.

The motion prevailed without objection.

(Speaker pro tempore in the chair)

House Bills on First Reading

The following house bills were today laid before the house, read first time and referred to committees:

By Messer, et al.:
HB 1103, A bill to be entitled An Act relating to the distribution of motion pictures; providing penalties.
To Committee on Business and Commerce.

By Coody:
HB 1151, A bill to be entitled An Act relating to the application of sales and use tax to parts and accessories added to manufactured houses that are subject to the manufactured housing tax.
To Committee on Ways and Means.

By E. F. Lee, et al.:
HB 1152, A bill to be entitled An Act relating to the cancellation of an alcoholic beverage permit because of conduct on the licensed premises that is illegal or that constitutes a public disturbance.
To Committee on Liquor Regulation.

HB 1153 was read first time and referred to the Committee on Public Education on March 10.

By E. F. Lee, et al.:
HB 1154, A bill to be entitled An Act relating to civil service for certain firemen and policemen.
To Committee on Urban Affairs.
By L. Evans:

HB 1155, A bill to be entitled An Act relating to the regulation of cigarettes and little cigars to avoid accidental fires; providing penalties.
To Committee on Insurance.

By W. Martinez:

HB 1156, A bill to be entitled An Act relating to mandatory joint elections held by political subdivisions.
To Committee on Elections.

By Messer:

HB 1157, A bill to be entitled An Act relating to the authority of a commissioners court to permit the revision of a subdivision plat.
To Committee on County Affairs.

By Keller:

HB 1158, A bill to be entitled An Act relating to cemetery perpetual care trust funds.
To Committee on Financial Institutions.

By Hanna:

HB 1159, A bill to be entitled An Act relating to mineral interests owned by nonresidents or unknown persons.
To Committee on Energy.

By Schlueter:

HB 1160, A bill to be entitled An Act relating to providing a nonresident spring turkey license fee.
To Committee on Environmental Affairs.

By M. Garcia:

HB 1161, A bill to be entitled An Act relating to peace officers commissioned by the comptroller of public accounts and the law enforcement duties of other employees of the comptroller.
To Committee on Law Enforcement.

By M. Garcia:

HB 1162, A bill to be entitled An Act relating to security officers for certain state officeholders.
To Committee on Law Enforcement.

By M. Garcia:

HB 1163, A bill to be entitled An Act relating to annexation of county territory by and to the election of trustees of certain junior college districts.
To Committee on Elections.

By T. Smith:

HB 1164, A bill to be entitled An Act relating to suspension of the running of a statute of limitations because of a person's imprisonment.
To Committee on Judiciary.

By Buchanan:

HB 1165, A bill to be entitled An Act relating to the regulation of utilities in certain unincorporated areas.
To Committee on State Affairs.
By Edwards:

HB 1166, A bill to be entitled An Act relating to an appropriation to the house of representatives for conducting a study on rail passenger service in Texas.
To Committee on Appropriations.

By Edwards:

HB 1167, A bill to be entitled An Act relating to a seizure of property under a landlord’s lien.
To Committee on Business and Commerce.

By Edwards:

HB 1168, A bill to be entitled An Act relating to the requirement that smoke detectors be installed in the state capitol.
To Committee on State Affairs.

By Khoury:

HB 1169, A bill to be entitled An Act relating to suits for the dissolution of marriage and affecting the parent-child relationship and to orders and decrees in these suits, including the enforcement and limitations of orders and decrees.
To Committee on Judiciary.

By Khoury:

HB 1170, A bill to be entitled An Act relating to managing and possessory conservators and to the support and possession of and the access to a child.
To Committee on Judiciary.

HB 1171 was not read today.

By T. Hall:

HB 1172, A bill to be entitled An Act relating to the exemption from a medical examination of certain marriage license applicants on the order of a justice of the peace.
To Committee on Judiciary.

By Criss, et al.:

HB 1173, A bill to be entitled An Act relating to the acceptance of the gift of a center for health and physical fitness for and on behalf of The University of Texas Medical Branch at Galveston; and declaring an emergency.
To Committee on Higher Education.

By Schlueter:

HB 1174, A bill to be entitled An Act relating to mutual consent voluntary adoption registries and the maintenance and confidentiality of, and access to, adoption records and birth certificates; providing penalties.
To Committee on Human Services.

By Leonard:

HB 1175, A bill to be entitled An Act relating to the certification of self-insurance programs for workers’ compensation insurance.
To Committee on Business and Commerce.

By Leonard:

HB 1176, A bill to be entitled An Act relating to refunds for examination fees by occupational licensing agencies.
To Committee on Business and Commerce.
By Parker:

HB 1177, A bill to be entitled An Act relating to the ad valorem taxation of certain mineral interests, the collection of delinquent taxes on these mineral interests, and the treatment of excess funds of a tax sale.

To Committee on Ways and Means.

By Parker:

HB 1178, A bill to be entitled An Act relating to presentence investigations and reports in criminal cases.

To Committee on Criminal Jurisprudence.

By Polk:

HB 1179, A bill to be entitled An Act relating to the continuation of the Council for Social Work Certification.

To Committee on Human Services.

By Schlueter:

HB 1180, A bill to be entitled An Act relating to the authority of the State Purchasing and General Services Commission to use the competitive sealed proposal method in making certain open market purchases and in leasing space from a private source.

To Committee on State Affairs.

By Saunders:

HB 1181, A bill to be entitled An Act relating to the distribution to political subdivisions of money received from the use and development of federal public land.

To Committee on State, Federal, and International Relations.

By Fox:

HB 1182, A bill to be entitled An Act relating to the required use of mud flaps on certain vehicles.

To Committee on Transportation.

By Russell:

HB 1183, A bill to be entitled An Act relating to the jurisdiction of the County Court of Cass County.

To Committee on Judicial Affairs.

By Laney, et al.:

HB 1184, A bill to be entitled An Act relating to the regulation of dietitians; providing a penalty.

To Committee on State Affairs.

By Wilson:

HB 1185, A bill to be entitled An Act relating to a separate board of trustees for certain junior college districts governed by the board of trustees of an independent school district.

To Committee on Higher Education.

By Messer:

HB 1186, A bill to be entitled An Act relating to adoption of a nonsubstantive revision of the statutes relating to civil procedure and civil remedies and liabilities.

To Committee on Judicial Affairs.
By DeLay, et al.:
HB 1187, A bill to be entitled An Act relating to validation of certain municipal annexations and other governmental acts and proceedings.
To Committee on Urban Affairs.

By Hackney:
HB 1188, A bill to be entitled An Act relating to the regulation of public utilities, to restructuring of rates for residential customers of certain public utilities, and to the powers and duties of the Texas Public Utility Commission; requiring certain follow-up reviews; amending the Public Utility Regulatory Act, as amended (Article 1446c, Vernon's Texas Civil Statutes), by amending Subsection (d), Section 3 and Sections 38 and 45 and adding Section 38A; and amending Article 1438, Revised Statutes.
To Committee on State Affairs.

By Khoury:
HB 1189, A bill to be entitled An Act relating to the validation of bonds, certificates of obligation, warrants, notes, or other evidences of debt issued by an incorporated city in connection with the acquisition of a waterworks system.
To Committee on Urban Affairs.

By Presnal, et al.:
HB 1190, A bill to be entitled An Act relating to fees collected by an institution of higher education to pay for services for international students.
To Committee on Higher Education.

By C. Evans:
HB 1191, A bill to be entitled An Act relating to the revision, recodification, and reenactment of substantive and procedural laws (including, but not limited to, administrative and enforcement provisions) concerning the manufacture, distribution, dispensing, possession, and delivery of marihuana, controlled substances, and drug paraphernalia; providing penalties; amending, recodifying, and reenacting Sections 3.08, 4.01, 4.011, 4.012, 4.03, 4.031, 4.032, 4.04, 4.041, 4.042, 4.043, 4.05, 4.051, 4.052, 4.12, 5.03, 5.05, 5.06, 5.07, 5.08, and 5.081 of the Texas Controlled Substances Act, as amended (Article 4476-15, Vernon's Texas Civil Statutes); adding a new Section 4.053 to Subchapter 4 of the Texas Controlled Substances Act, as amended (Article 4476-15, Vernon's Texas Civil Statutes); amending and reenacting Subsection (c) of Section 3f, Article 42.12, Code of Criminal Procedure, 1965, as amended; amending and reenacting Articles 44.04(b) and (c) Code of Criminal Procedure, 1965 as amended; repealing Sections 4.011(c) and (d), Texas Controlled Substances Act as amended (Article 4476-15, Vernon's Texas Civil Statutes); including a savings clause; providing for expiration of certain provisions of the Texas Controlled Substances Act if not reenacted on or before December 31, 1985; and declaring an emergency.
To Committee on Criminal Jurisprudence.

By Criss:
HB 1192, A bill to be entitled An Act relating to amendments to the Texas Unemployment Compensation Act.
To Committee on Labor and Employment Relations.

By Criss:
HB 1193, A bill to be entitled An Act relating to fees paid by reimbursing employers.
To Committee on Labor and Employment Relations.
By Criss:

HB 1194, A bill to be entitled An Act relating to community employment programs established by local governments.
To Committee on Ways and Means.

By Madia:

HB 1195, A bill to be entitled An Act relating to sick leave for school district employees.
To Committee on Public Education.

By Madia:

HB 1196, A bill to be entitled An Act relating to psychological counseling as a term of probation for persons convicted of certain offenses against their spouses.
To Committee on Criminal Jurisprudence.

By Madia, et al.:

HB 1197, A bill to be entitled An Act relating to the offer for sale, delivery, or display of certain glues or aerosol paints; providing a penalty.
To Committee on Criminal Jurisprudence.

By P. Hill:

HB 1198, A bill to be entitled An Act relating to the eligibility of a person who was a member of the United States Public Health Service to participate in the veterans land program.
To Committee on Environmental Affairs.

By Berlanga:

HB 1199, A bill to be entitled An Act relating to obstructions, barriers, and restraints on beaches and adjacent property.
To Committee on Natural Resources.

By Berlanga, et al.:

HB 1200, A bill to be entitled An Act relating to a United States foreign-trade zone and subzones at or near the Customs Port of Entry of Corpus Christi.
To Committee on State, Federal, and International Relations.

CORRECTIONS IN REFERRALS

HB 156, relating to, procedures for the determination of land use in the siting of municipal solid waste management facilities was inadvertently referred to the Committee on Environmental Affairs. The chair, after consultation with author and chairmen of the respective committees, now corrects the referral of HB 156, to the Committee on Natural Resources.

SB 214, relating to, protective services for the elderly was inadvertently referred to the Committee on Human Services. HB 344, relating to the same subject matter, was referred to the Committee on Retirement and Aging. The chair, after consultation with author and chairmen of the respective committees, now corrects the referral of SB 214, to the Committee on Retirement and Aging.

HJR 48, relating to, the per diem for members of the legislature was inadvertently referred to the Committee on Appropriations. HJR 22, relating to the same subject matter, was referred to the Committee on State Affairs. The chair, after consultation with author and chairmen of the respective committees, now corrects the referral of HJR 48, to the Committee on State Affairs.

ADJOURNMENT

In accordance with a previous motion, the house, at 11:41 a.m. adjourned until 10 a.m. tomorrow.
APPENDIX

STANDING COMMITTEE REPORTS

Favorable reports have been filed by committees on bills and a resolution, as follows:

- Financial Institutions - HJR 29, SB 261, SB 262
- Judicial Affairs - HB 44

ENROLLED

March 14 - HCR 90, HCR 91, HCR 95
SENT TO THE GOVERNOR

March 15 - HCR 90, HCR 91, HCR 95

COAUTHORS AUTHORIZED

The following members were granted permission by the authors to sign bills and resolutions as coauthors:

- HB 164 - Vowell
- HB 176 - Waldrop
- HB 557 - Wilson
- HB 558 - Wilson
- HB 632 - A. Hill
- HB 641 - Keller
- HB 977 - Hammond, A. Hill, Oliver
- HB 1103 - Agnich, G. Hill, Glossbrenner, Mankins, S. Hudson, Rudd
- HB 1152 - E. F. Lee
- HB 1153 - Haley
- HB 1154 - Edwards, Emmett
- HB 1173 - Hury
- HB 1184 - Armbrister
- HB 1187 - Arnold
- HB 1190 - Willis
- HB 1197 - Stiles
- HB 1200 - W. Harrison, Cavazos

BILL TRANSMITTED TO GOVERNOR
UNDER ARTICLE XVI, SECTION 59

The following house bill was transmitted by the chief clerk to the governor:

March 14 - HB 2292