The house met at 2 p.m. and was called to order by the speaker.

The roll of the house was called and a quorum was announced present (Record 70).

Present — Mr. Speaker: Agnieh; Armbrister; Arnold; 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.; Finnell; Fox; Gamez; Gandy; Garcia, A.; Gavin; Gibson, B.; Gibson, J.; Gilley; Glossbrenner; Granoff; Green; Grisham; Hackney; Haley; Hall, L.; Hall, T.; Hall, W.; Hammond; Hanna; Harrison, D.; Harrison, W.; Heftin; Hernandez; Hightower; Hilbert; Hill, A.; Hill, G.; Hill, P.; Hinojosa; Horn; Hudson, D.; Hudson, S.; Hury; Jackson; Jones; Keller; Kemp, Khoury; Kubiak; Kuempel; Lacey; Lee, D.; Lee, E. F.; Leonard; Luna; McKenna; McWilliams; Madla; Mankins; Martinez, R.; Martinez, W.; Messer; Millsap; Oliveira; Oliver; Parker; Patrick; 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.; Staniswalis; Stiles; Sutton; Thompson, G.; Thompson, S.; Toomey; Tow; Turner; Uher; Valles; Vowell; Waldrop; Watson; Whaley; Willis; Wilson; Wolens; Word; Wright.

Absent, Excused — Crockett; Garcia, M.; Geistweidt; Hollowell; Moreno, A.; Moreno, P.; Smith, C.

Absent — Smith, T.; Tejeda; Wallace; Wieting.

The invocation was offered by Terry Northcutt, minister, Murray Street Church of Christ, Rockdale, Texas.

LEAVES OF ABSENCE GRANTED

The following member was granted leave of absence for today to attend a funeral:

Geistweidt on motion of DeLay.

The following members were granted leaves of absence for today because of illness:

Hollowell on motion of D. Hudson.

Crockett on motion of D. Hudson.

The following members were granted leaves of absence for today because of important business:

M. Garcia on motion of Gamez.

C. Smith on motion of Fox.
A. Moreno on motion of Cavazos.
P. Moreno on motion of W. Martinez.

MESSAGE FROM THE SENATE

Austin, Texas, March 21, 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:

HCR 94 by G. Thompson, commending participants in Leadership Abilene.
HCR 101 by C. Smith, congratulating Lee D. Herring on his day of retirement.
SB 25 by Truan, et al., relating to the right to a duty-free period to eat lunch for teachers.
SB 36 by Mauzy, relating to interest rates on judgments and the period for which judgments earn interest.
SB 94 by Lyon, et al., relating to hunting and fishing and to the conservation of wildlife resources in all counties.
SB 197 by Santiesteban, relating to the continuation of the Texas Energy and Natural Resources Advisory Council.
SB 278 by Brooks, et al., relating to the construction of certain pressure vessels.
SB 354 by Whitmire, prohibiting a person with a firearm or explosive weapon or illegal knife going on premises of certain places.
SB 355 by Kothmann, relating to the board of trustees of independent school districts located on military reservations.
SB 420 by Farabee, relating to state regulation of corporations.
SB 559 by Farabee, relating to the powers and duties of a corporation.

Respectfully,
Betty King
Secretary of the Senate

(Tejeda now present)

HB 2300 - PERMISSION TO INTRODUCE

Representative Turner moved to suspend the constitutional rule for permission to introduce and have placed on first reading HB 2300.

The motion prevailed by (Record 71): 132 Yeas, 0 Nays, 2 Present, not voting.

Yea — Armbrister; Arnold; Barrientos; Barton, B.; Barton, E.; Berlanga; Blanton; Bomer; Buchanan; Burnett; Bush; Carriker; Cary; Cavazos; Ceverha; Clark; Clemons; Colbert; Collazo; Connelly; Coody; Craddick; Criss; Danburg; Davis; DeLay; Delco; Denton; Eckels; Edwards; Eikenburg; Emmett; English; Evans, C.; Evans, L.; Finnell; Fox; Gamez; Gandy; Garcia, A.; Gavin; 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; Horn; Hudson, D.; Hudson, S.; Hury; Jackson; Jones; Keller; Kemp; Khoury; Kubiak; Kuempel; Laney; Lee, D.; Lee, E. F.; Leonard; Luna; McKenna;
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McWilliams; Madla; Mankins; Martinez, R.; Martinez, W.; Messer; Millsap; Oliveira; Oliver; Parker; Patrick; Patronella; Patterson; Pennington; Peveto; Pierce; Polk; Polumbo; Presnal; Price; Ragsdale; Rangel; Robnett; Rudd; Russell; Salinas; Saunders; Schoolcraft; Shaw; Shea; Short; Simpson; Smith, A.; Staniswalis; Stiles; Sutton; Tejeda; Thompson, G.; Thompson, S.; Toomey; Tow; Turner; Uher; Vowell; Waldrop; Wallace; Watson; Whaley; Wolens; Word.

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

Absent, Excused — Crockett; Garcia, M.; Geistweidt; Hollowell; Moreno, A.; Moreno, P.; Smith, C.

Absent — Cain; Robinson; Schlueter; Smith, T.; Valles; Wieting; Willis; Wilson; Wright.

**HR 159 - ADOPTED**

Representative Craddick moved that all necessary rules be suspended to take up and consider at this time, HR 159.

The motion prevailed without objection.

The speaker laid before the house the following resolution:

By Craddick:

**HR 159**, Commending the Texas Federation of Republican Women.

The resolution was adopted without objection.

(Wallace now present)

**HR 155 - ADOPTED**

Representative Clark moved that all necessary rules be suspended to take up and consider at this time, HR 155.

The motion prevailed without objection.

The speaker laid before the house the following resolution:

By Clark:

**HR 155**

WHEREAS, The Honorable Billy Clemons, a hardworking and energetic freshman representative from Angelina County, celebrated his 34th birthday on March 20, 1983; and

WHEREAS, There is cause for the members of the house of representatives to pause and acknowledge, although belatedly, this significant event in the life of their colleague; and

WHEREAS, This distinguished Texan is serving his first term in the house, representing District 17, which is comprised of Angelina, Sabine, San Augustine, and Trinity counties; and

WHEREAS, Although Representative Clemons' tenure is a short one, he has earned respect for diligently working to enact legislation beneficial to all Texans, both on the chamber floor and as a member of the County Affairs and Human Services committees; now, therefore, be it

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

RESOLVED, That an official copy of this resolution be prepared for Representative Clemons as a memento of this day and as 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 Speaker Lewis, the names of all the members of the house were added to HR 155 as signers thereof.

(Valles now present)

HR 156 - ADOPTED

Representative G. Hill moved that all necessary rules be suspended to take up and consider at this time, HR 156.

The motion prevailed without objection.

The speaker laid before the house the following resolution:

By G. Hill:

HR 156, Congratulating Eileen Frances and Robert Kent Goodnow.

The resolution was adopted without objection.

HR 152 - ADOPTED

Representative Bomer moved that all necessary rules be suspended to take up and consider at this time, HR 152.

The motion prevailed without objection.

The speaker laid before the house the following resolution:

By Bomer:

HR 152

WHEREAS, The citizens of Palestine and Anderson County are blessed with some of the state's most picturesque landscapes, with rolling hills, clear flowing streams, and flowering dogwood trees; and

WHEREAS, In 1938, these citizens decided to share the springtime beauty of the area's forestlands with out-of-town visitors, and in the following year the Texas Dogwood Trails, Inc., was organized to maintain and improve dogwood areas and to promote activities in conjunction with the spring blooming of the trees; and

WHEREAS, Mr. M. A. Davy donated 400 acres of dogwood forest to Anderson County in 1944, and Davy Dogwood Park has become a featured area during the annual Texas Dogwood Trails festival; and

WHEREAS, On March 19, 1983, Texas Dogwood Trails opened with a parade, and local events that are scheduled to coincide with the trails period include home tours, an arts and craft show, and a trade day; and

WHEREAS, Also as part of this year's celebration, the Dogwood Trails Board has given to the people of Texas a dogwood tree that will be planted on the Capitol grounds on March 22, 1983; now, therefore, be it

RESOLVED, That the House of Representatives of the 68th Texas Legislature hereby recommend to all citizens of the state that they visit Texas Dogwood Trails this season; and, be it further

RESOLVED, That the House of Representatives hereby express appreciation to the Dogwood Trails Board for its fitting and lasting gift to the state.

The resolution was adopted without objection.

HR 160 - ADOPTED

Representative Uher moved that all necessary rules be suspended to take up and consider at this time, HR 160.
The motion prevailed without objection.

The speaker laid before the house the following resolution:

By Uher:

HR 160

WHEREAS, Even though birthday wishes come a day late because his fellow members were not in session on March 20, members of this house take great pleasure in wishing the Honorable James E. "Pete" Laney a happy and prosperous 40th year; and

WHEREAS, Our distinguished colleague will now be able to discover if there is any truth to the old adage that life begins, not at birth, but at 40; and

WHEREAS, Representative Laney truly merits the goodwill and best wishes he is sure to receive in honor of this milestone in his life; during the decade in which he has capably and commendably served in the legislature, he has earned the respect and admiration of all the members of the house of representatives; and

WHEREAS, It is indeed appropriate that his friends in the house extend to him their warmest birthday greetings; now, therefore, be it

RESOLVED, That the House of Representatives of the 68th Legislature hereby wish the Honorable Pete Laney a Happy Birthday, with the further wish that he celebrate many more of the same; and, be it further

RESOLVED, That an official copy of this resolution be prepared for Representative Laney as a memento of this special occasion from his colleagues in the house of representatives.

The resolution was read and was adopted without objection.

On motion of Representative Watson, the names of all the members of the house were added to HR 160 as signers thereof.

REGULAR ORDER OF BUSINESS SUSPENDED

By unanimous consent, the reading and referral of bills was postponed until just prior to adjournment.

HB 176 ON THIRD READING

The speaker laid before the house, as postponed business, on its third reading and final passage.

HB 176, A bill to be entitled An Act relating to jury service by persons who are physically or mentally impaired or who cannot communicate in the English language.

The bill was read third time.

Representatives Toomey and Hinojosa offered the following amendment to the bill:

Amend HB 176, Second Reading Engrossment as follows:

(1) In Subsection (a) of Article 2120a, add the phrase “by order,” between the “,” and the word “permanently” on line 2 and by adding the words “county and district” after the word “the” on line 4.

(2) In Subsection (b) of Article 2120a, delete the word “specified” on line 11 and also delete the phrase “or by a friend or relative of the person, and shall be filed by mail or by personal delivery with the clerk of the district court.” and substitute in lieu thereof the phrase “as provided herein.”

(3) Add new Subsections (f), (g), and (h) to Article 2120a after Subsection (e) to read as follows:
(f) Contents of Affidavit

(1) An affidavit based upon an exclusion from jury service because of physical or mental impairment may be presented by the affiant or a friend or relative and shall:

(i) contain the name and address of the physician who submitted the statement,

(ii) contain a statement as to whether the request for exclusion from service is permanent or temporary, and if temporary, state the period of time for which exclusion is requested.

(iii) state therein that as a direct result of the physical or mental impairment, it is impossible or very difficult for the person to serve on a jury.

(2) An affidavit based upon exclusion from jury service because of an inability to comprehend or communicate the English language shall be presented in person and shall:

(i) be sworn to by the affiant in person before the district clerk or a deputy district clerk.

(ii) be subscribed with a statement by a third party that the affidavit was read to the affiant before signing, and the affiant stated that it was his request to be permanently excluded from jury service in the county.

(g) The affidavit and physician's statement, if any, may be presented to a district judge at the time the juror is summoned or at any other time.

(h) The name and address of the person excluded from jury service under this Act shall be added or deleted from the list or register at any time permitted by law, and when the name and address of eligible jurors are regularly deleted or added to the list or register.

The amendment was adopted without objection.

A record vote was requested.

HB 176, as amended, was passed by (Record 72): 134 Yeas, 1 Nays, 2 Present, not voting.

Yeas — Agich; Armbrister; Arnold; Barrientos; Barton, B.; Barton, E.; Berlanga; Blanton; Bonar; Buchanan; Burnett; Bush; Cain; Carr; Cary; Cavazos; Cervera; Clark; Clemmons; Collazo; Connell; Coody; Craddick; Criss; Danburg; Davis; Delay; Deko; Denton; Eckels; Eikenburg; Emmett; English; Evans, C.; Evans, L.; Finnell; Fox; Garner; Gandy; Gavin; Gibson, B.; Gibson, J.; Gilley; Glossbrenner; Granoff; Green; Grisham; Hackney; Haley; Hall, L.; Hall, T.; Hall, W.; Hammond; Hanna; Harrison, D.; Harrison, W.; Heflin; Hightower; Hibbert; Hill, A.; Hill, G.; Hill, P.; Hinojosa; Horn; Hudson, S.; Hudson, D.; Hury; Jackson; Jones; Keller; Kemp; Khoury; Kubiak; Kuempel; Laney; Lee, D.; Lee, E. F.; Leonard; Luna; McKenna; McWilliams; Madla; Mankins; Martinez, R.; Messer; Millsap; Oliveira; Oliver; Parker; Patrick; Patronella; Patterson; Pennington; Peveo; Pierce; Polk; Polumbo; Price; Ragsdale; Rangel; Robinson; Robnett; Rudd; Russell; Salinas; Saunders; Schlueter; Schueller; Schueller; Schoo; Shaw; Sheu; Short; Simpson; Smith, A.; Staniswalis; Stiles; Sutton; Tejeda; Thompson, G.; Thompson, S.; Toomey; Tow; Turner; Uher; Valles; Vowell; Waldrop; Wallace; Watson; Whaley; Willls; Wilson; Wolens; Word; Wright.

Nays — Hernandez.

Present, not voting — Mr. Speaker(C); Martinez, W.
Absent, Excused — Crockett; Garcia, M.; Geistweidt; Hollowell; Moreno, A.; Moreno, P.; Smith, C.

Absent — Colbert; Edwards; Garcia, A.; Presnal; Smith, T.; Wieting.

SB 589 ON THIRD READING
(Millsap - House Sponsor)

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

SB 589, A bill to be entitled An Act making an appropriation to the State Purchasing and General Services Commission required to complete construction of the William B. Travis State Office Building.

A record vote was requested.

The bill was read third time and was passed by (Record 73): 121 Yeas, 14 Nays, 1 Present, not voting.

Yeas — Agnich; Armbrister; Arnold; Barrientos; Barton, B.; Barton, E.; Berlanga; Bomer; Buchanan; Burnett; Bush; Cain; Carriker; Cary; Cavazos; Clark; Clemens; Colbert; Collazo; Connelly; Coody; Criss; Davis; Delco; Denton; Eekels; Emmett; English; Evans, C.; Evans, L.; Fennell; Fox; Gamez; Gandy; Gavin; Gibson, B.; Gibson, J.; Gilley; Glossbrenner; Granoff; Green; Grisham; Hackney; Haley; Hall, L.; Hall, T.; Hall, W.; Hammond; Hanna; Harrison, D.; Harrison, W.; Hernandez; Hightower; Hilbert; Hill, G.; Hinojosa; Horn; Hudson, D.; Hudson, S.; Hury; Jackson; Jones; Kemp; Kubiak; Kuempel; Laney; Lee, D.; Lee, E. F.; Leonard; Luna; McWilliams; Madia; Mankins; Martinez, R.; Martinez, W.; Messer; Millsap; Oliveira; Oliver; Parker; Patrick; Patroneilla; Patterson; Pennington; Peveto; Pierce; Polk; Polumbo; Presnal; Price; Ragsdale; Rangel; Robinson; Robnett; Rudd; Russell; Salinas; Saunders; Schoolcraft; Shaw; Simpson; Staniswalis; Stiles; Sutton; Tejeda; Thompson, G.; Thompson, S.; Toomey; Tow; Turner; Uher; Valles; Vowell; Waldrop; Wallace; Watson; Whaley; Willis; Wilson; Wolens; Word.

Nays — Blanton; Ceverha; Craddick; Danburg; DeLay; Eikenburg; Heflin; Hill, A.; Hill, P.; Khouory; McKenna; Schluter; Shea; Smith, A.

Present, not voting — Mr. Speaker(C).

Absent, Excused — Crockett; Garcia, M.; Geistweidt; Hollowell; Moreno, A.; Moreno, P.; Smith, C.

Absent — Edwards; Garcia, A.; Keller; Short; Smith, T.; Wieting; Wright.

The speaker stated that SB 589 was passed subject to the provisions of Article III, Section 49a, of the Constitution of Texas.

STATEMENT BY REPRESENTATIVE HEFLIN

I inadvertently voted against when I intended to vote for SB 589.

Heflin

SB 345 ON THIRD READING
(Robnett - House Sponsor)

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

SB 345, A bill to be entitled An Act making an appropriation to Texas Tech University for snowstorm damage to the Livestock Pavilion.

A record vote was requested.
The bill was read third time and was passed by (Record 74): 137 Yeas, 0 Nays, 1 Present, not voting.

Yeas — Agnich; Armbrister; Arnold; Barrientos; Barton, B.; Barton, E.; Berlanga; Blanton; Bomer; Buchanan; Burnett; Bush; Cain; Carriker; Cary; Cavazos; Ceverha; Clark; Clemons; Colbert; Collazo; Connelly; Coody; Craddock; Criss; Danburg; Davis; DeLay; Delco; Denton; Eckels; Eikenburg; Emmett; English; Evans, C.; Evans, L.; Finnell; Fox; Gamez; Gandy; Garcia, A.; Gavin; Gibson, B.; Gibson, J.; Gilley; Glossbrenner; Granoff; Green; Grisham; Hackney; Haley; Hall, L.; Hall, T.; Hall, W.; Hammond; Hanna; Harrison, D.; Harrison, W.; Heflin; Hernandez; Hightower; Hilbert; Hill, A.; Hill, G.; Hill, P.; Hinojosa; 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; Oliveira; Oliver; Parker; Patrick; Patronella; Patterson; Pennington; Peveto; Pierce; Polk; Polumbo; Presnal; Ragsdale; Rangel; Robinson; Robnett; Rudd; Russell; Salinas; Saunders; Schlueter; Schoolcraft; Shaw; Shea; Short; Simpson; Smith, A.; Staniswalis; Stiles; Sutton; Tejeda; Thompson, G.; Thompson, S.; Toomey; Tow; Turner; Uher; Valles; Vowell; Wallace; Watson; Whaley; Willis; Wilson; Wolens; Word; Wright.

Present, not voting — Mr. Speaker(C).

Absent, Excused — Crockett; Garcia, M.; Geistweidt; Hollowell; Moreno, A.; Moreno, P.; Smith, C.

Absent — Edwards; Price; Smith, T.; Waldrop; Wieting.

The speaker stated that SB 345 was passed subject to the provisions of Article III, Section 49a, of the Constitution of Texas.

HB 227 ON SECOND READING

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

HB 227, A bill to be entitled An Act relating to the failure of a jury to agree unanimously on a sentence in a noncapital criminal case.

(T. Smith now present)

A record vote was requested.

The bill was read second time and was passed to engrossment by (Record 75): 100 Yeas, 39 Nays, 1 Present, not voting.

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

Present, not voting — Mr. Speaker(C).

Absent, Excused — Crockett; Garcia, M.; Geistweidt; Hollowell; Moreno, A.; Moreno, P.; Smith, C.

Absent — Edwards; Millsap; Wieting.

BILL AND A RESOLUTION SIGNED BY THE SPEAKER

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

SCR 48, SB 95

HB 586 ON SECOND READING

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

HB 586, A bill to be entitled An Act relating to abolishing the Battleship Texas Commission and transferring jurisdiction of the Battleship "Texas" to the Parks and Wildlife Department.

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

HB 846 ON SECOND READING

The speaker laid before the house on its second reading and passage to engrossment, the complete committee substitute for HB 846.

CSHB 846

A BILL TO BE ENTITLED
AN ACT

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

SECTION 1. Chapter 9, Business & Commerce Code, is amended by adding Section 9.319 to read as follows:

Sec. 9.319. OIL AND GAS INTERESTS: SECURITY INTEREST PERFECTED WITHOUT FILING; STATUTORY LIEN. (a) This section provides a security interest in favor of interest owners (as secured parties) to secure the obligations of the first purchaser of oil and gas product (as debtor) to pay the purchase price. A writing signed giving the interest owner a right under real estate law operates as a security agreement created under this chapter. The act of the first purchaser in signing an agreement to purchase the oil and gas product, in issuing a division order, or in making any other voluntary communication to the interest owner or any governmental agency recognizing the interest owner's right operates as an authentication and adoption of the security agreement in accordance with Section 1.201(39) of this code for purposes of this chapter.

(b) The security interest provided by this section is perfected automatically without the filing of a financing statement. If the interest of the secured party is evidenced by a deed, mineral deed, reservation in either, oil or gas lease, assignment, or any other such writing recorded in the real estate records of a county clerk, that writing is effective as a filed financing statement for purposes of Sections 9.302, 9.304, 9.306, 9.312, 9.401, 9.402, and 9.403 of this code, but no fee is required.
except that otherwise required by the county clerk, and there is no requirement of 
refiling after five years to maintain effectiveness of the filing.

(c) The security interest exists in the oil and gas product, and also in the 
following proceeds of that product:

(1) for an unlimited time if:
   (A) the proceeds are oil and gas product, inventory of 
   refined or manufactured oil and gas product, or products of either;
   (B) the proceeds are accounts, chattel paper, 
   instruments, and documents; or
   (C) the proceeds are “cash proceeds” as defined in 
   Section 9.306 of this code; and

(2) for the length of time provided by Section 9.306 of this code as 
to all other proceeds.

d) This section creates a lien that secures the payment of all taxes that are 
or should be withheld or paid by the first purchaser, and a lien that secures the rights 
of any person who would be entitled to a security interest under Subsection (a) of 
this section except for lack of any adoption of a security agreement by the first 
purchaser or a lack of possession or writing required by Section 9.203 of this code 
for the security interest to be enforceable.

e) The security interests and liens created by this section have priority over 
the bona fide purchasers described in Section 9.301 of this code (transferees in bulk 
and other buyers not in the ordinary course) and buyers in the ordinary course 
under Section 9.307(a) of this code.

(f) The security interests and all liens created by this section will have the 
following priorities over other Chapter 9 security interests:

(1) security interests created by this section shall be treated as 
purchase money security interests for purposes of determining their relative priority 
under Section 9.312 of this code over other security interests not provided for by 
this section; holders of these security interests are not required to give the written 
notice every five years as provided by Section 9.312(c) to enjoy purchase money 
priority over security interests with a prior financing statement covering inventory; 
and

(2) statutory liens are subordinate to all other perfected Chapter 9 
security interests, and have priority over unperfected Chapter 9 security interests 
and the lien creditors, buyers, and transferees mentioned in Section 9.301 of this 
code.

(g) The security interests and liens created by this section have the following 
priorities among themselves:

(1) if a writing effective as a financing statement under Subsection 
(b) of this section exists, the security interests perfected by that writing has priority 
over a security interest automatically perfected without filing under Subsection (b) 
of this section. If several security interests perfected by writings exist, they have the 
same priority among themselves as established by real estate law for interests in oil 
and gas in place. If real estate law establishes no priority among them, they share 
priority pro rata;

(2) a security interest perfected automatically without filing under 
Subsection (b) of this section has priority over a lien created under Subsection (d) 
of this section;

(3) a non-tax lien under Subsection (d) of this section has priority 
over a lien created under that subsection that secures the payment of taxes; and 

(4) the priorities for statutory liens mentioned in Section 9.310 of 
this code do not apply to any interest created by this section.

(h) If oil and gas product in which there are security interests or statutory liens 
created by this section is commingled with inventory or other product, the rules of 
Section 9.315 of this code apply.
A security interest or lien created by this section remains effective against the debtor and perfected against his creditors even if assigned, regardless of whether the assignment is perfected against the assignor's creditors. If a deed, mineral deed, assignment of oil and gas lease, or other such writing evidencing the assignment is filed in the real estate records of the county, it will have the same effect as filing an amended financing statement under Section 9.405 of this code.

A first purchaser who acts in good faith, in case of any dispute with an interest owner, may terminate that interest owner’s security interest or lien under this section by making and keeping open a tender to the interest owner of the amount the first purchaser believes to be due the interest owner.

In addition to the usual remedy of sequestration available to secured parties, and the remedies given in Subchapter E of this chapter, the holders of security interests and liens created by this section have available to them, to the extent constitutionally permitted, the remedies of replevin, attachment, and garnishment to assist them in realizing upon their rights.

The rights of any person claiming under a security interest or lien created by this section are governed by the other provisions of this chapter except to the extent that this section necessarily displaces those provisions. This section does not invalidate or otherwise affect the interests of any person in any real property prior to severance of any oil and gas product.

In this section:

1. “Oil and gas product” means any oil, natural gas, other gaseous or liquid hydrocarbons, sulfur, or helium, or other substance produced as a by-product or adjunct to their production, or any combination of these, which is severed, extracted, or produced from the ground.

2. “Interest owner” means a person owning an entire or fractional interest of any kind or nature in oil and gas product at the time of severance, or a person who has an express, implied or constructive right to receive a monetary payment determined by the value of oil and gas product or by the amount of production.

3. “First purchaser” means the first person that takes, receives, or purchases oil and gas product from an operator or interest owner after the oil and gas product is severed.

4. An “operator” is a person engaged in the business of severing oil and gas product, whether for himself alone, for other persons alone, or for himself and others.

SECTION 2. Section 9.302(a), Business & Commerce Code, is amended to read as follows:

A financing statement must be filed to perfect all security interests except the following:

1. a security interest in collateral in possession of the secured party under Section 9.305;

2. a security interest temporarily perfected in instruments or documents without delivery under Section 9.304 or in proceeds for a 10 day period under Section 9.306;

3. a security interest created by an assignment of a beneficial interest in a trust or a decedent’s estate;

4. a purchase money security interest in consumer goods; but notation on a certificate of title is required for goods covered by a statute referred to in Subsection (c)(2); and fixture filing is required for priority over conflicting interests in fixtures to the extent provided in Section 9.313;

5. an assignment of accounts which does not alone or in conjunction with other assignments to the same assignee transfer a significant part of the outstanding accounts of the assignor;
(6) a security interest of a collecting bank (Section 4.208) or arising under the Chapter on Sales (see Section 9.113) or covered in Subsection (c) of this Section;

(7) an assignment for the benefit of all the creditors of the transferor, and subsequent transfers by the assignee thereunder; and

(8) a security interest in oil and gas product or its proceeds created by Section 9.319 of this Code.

SECTION 3. Section 9.307(a), Texas Business & Commerce Code, is amended to read as follows:

(a) A buyer in ordinary course of business (Subdivision (9) of Section 1.201) other than a person buying farm products from a person engaged in farming operations, or a person buying oil and gas product from a "first purchaser" under Section 9.319, takes free of a security interest created by his seller even though the security interest is perfected and even though the buyer knows of its existence.

SECTION 4. This Act takes effect September 1, 1983.

SECTION 5. 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.

CSHB 846 was read second time.

Representative Craddick offered the following amendment to CSHB 846:

Amend CSHB 846 by deleting the word "after" on page 2, line 6 and substituting the word "every".

The amendment was adopted without objection.

CSHB 846, as amended, was passed to engrossment. (Salinas recorded voting no; Wilson present-not voting)

HB 186 ON SECOND READING

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

HB 186, A bill to be entitled An Act relating to the payment of jurors from a district clerk juror pay account in certain counties.

The bill was read second time and was passed to engrossment. (Staniswalis recorded voting present-not voting)

HB 304 ON SECOND READING

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

HB 304, A bill to be entitled An Act relating to jurisdiction to enforce criminal laws in a public park or recreational facility at a water resource development project under the control of the Department of the Army.

The bill was read second time and was passed to engrossment. (Davis recorded voting no)

HB 491 - RULES SUSPENDED

Representative Buchanan moved to suspend the 48-hour subcommittee report rule to allow the Committee on County Affairs to consider HB 491.

The motion prevailed without objection.
HB 1305 - RULES SUSPENDED

Representative Finnell moved to suspend the 5-day posting rule to allow the Committee on Retirement and Aging to consider HB 1305.

The motion prevailed without objection.

COMMITTEE MEETING ANNOUNCEMENTS

The following committee meetings were announced:

Environmental Affairs, 30 minutes after adjournment today, Room G-61-B.

County Affairs, Subcommittee on HB 491, on adjournment today, Desk 30, to consider HB 491.

Insurance, Subcommittee on Agents, on adjournment today, Desk 5, to consider SB 460.

Insurance, Subcommittee on Life and Health Insurance, 15 minutes after adjournment today, Desk 132, to consider HB 464.

Judicial Affairs, Subcommittee on HB 370, on adjournment today, Desk 4, to consider HB 370.

Law Enforcement, on adjournment today, speakers committee room, to consider Budget and Oversight reports.

Liquor Regulation, Subcommittee on HB 706, on adjournment today, speakers committee room, to consider HB 706.

Regions, Compacts, and Districts, 15 minutes after adjournment today, Room 411, Reagan Building, to consider HB 1389.

Higher Education, on adjournment today, Old Supreme Court Room, to consider Budget and Oversight Subcommittee report.

Appropriations, 10 minutes after adjournment today, Room 309, to consider HB 409.

PROVIDING FOR ADJOURNMENT

Representative G. Hill 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 in memory of Mrs. W. J. Blount.

The motion prevailed without objection.

(Speaker pro tempore in the chair)

RESOLUTIONS REFERRED TO COMMITTEES

The following resolutions were laid before the house and referred to committees:

By Cary:
HCR 116, Commending the Texas Emancipation Cultural Association.
To Committee on Rules and Resolutions.

By Blanton:
HCR 125, Congratulating Hattie Mae Conn.
To Committee on Rules and Resolutions.
By Oliver:
HCR 128, Honoring Felix E. Wilson.
To Committee on Rules and Resolutions.

By Geistweidt:
HCR 129, Congratulating Emmie Muenker.
To Committee on Rules and Resolutions.

By W. Harrison:
HR 126, Commending Maury Wolfson.
To Committee on Rules and Resolutions.

By W. Harrison:
HR 127, Commending Richard King III.
To Committee on Rules and Resolutions.

By Waldrop:
HR 128, In memory of Joseph Morton Glass.
To Committee on Rules and Resolutions.

By Gandy:
HR 131, In memory of Corporal C. J. Norris.
To Committee on Rules and Resolutions.

By W. Martinez:
HR 133, Congratulating the East Central High School football team.
To Committee on Rules and Resolutions.

By Stiles:
HR 136, Congratulating the Barbers Hill High School girls’ basketball team.
To Committee on Rules and Resolutions.

By Mankins:
HR 139, Congratulating the Longview High School girls’ basketball team.
To Committee on Rules and Resolutions.

By Stiles:
HR 141, Congratulating the Hardin High School girls’ basketball team.
To Committee on Rules and Resolutions.

By B. Barton:
HR 142, Congratulating the San Marcos High School boys’ basketball team.
To Committee on Rules and Resolutions.

By Patronella:
HR 145, In memory of Betty Ruth Werner.
To Committee on Rules and Resolutions.

By A. Moreno:
HR 146, Congratulating the Edinburg High School football team.
To Committee on Rules and Resolutions.

By Robinson:
HR 148, Commending Johnny Preston.
To Committee on Rules and Resolutions.

By Robinson:
HR 149, Congratulating the city of Martindale.
To Committee on Rules and Resolutions.
By Collazo:
HR 153, In memory of Ronald Earl Smith.
To Committee on Rules and Resolutions.

By Mankins:
HR 154, Congratulating the Sabine High School basketball team.
To Committee on Rules and Resolutions.

By Madla:
HR 157, Congratulating the South San Antonio High School, West Campus, basketball team.
To Committee on Rules and Resolutions.

By Eikenburg:
HR 158, Congratulating Mrs. Robert (Kitty) Mattison.
To Committee on Rules and Resolutions.

By Eckels:
HR 161, Commending Herbert Jefferson Skelton.
To Committee on Rules and Resolutions.

HOUSE BILLS ON FIRST READING

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

By Fox:
HB 1401, A bill to be entitled An Act relating to a refund made to an employer for unemployment compensation benefits paid to a disqualified employee.
To Committee on Labor and Employment Relations.

By D. Hudson:
HB 1402, A bill to be entitled An Act relating to the annexation of certain territory by junior college districts.
To Committee on Higher Education.

By Keller, et al.:
HB 1403, A bill to be entitled An Act relating to increasing penalties for taking redfish and speckled sea trout and for possessing and using certain nets.
To Committee on Environmental Affairs.

By Oliveira, et al.:
HB 1404, A bill to be entitled An Act relating to the exemption from property taxation of certain property used in the commercial taking of fish and other marine animals on a local option basis.
To Committee on Ways and Means.

By Wright:
HB 1405, A bill to be entitled An Act relating to the qualifications for an athletic trainer license.
To Committee on Public Health.

By Wright:
HB 1406, A bill to be entitled An Act relating to the possession and display of certain documents relating to the origin and status of redfish and speckled sea trout; providing a penalty.
To Committee on Environmental Affairs.
By Patronella, et al.:
HB 1407, A bill to be entitled An Act relating to a warranty by certain sellers that a passenger car satisfies the uniform safety standards established under the state motor vehicle inspection law.
To Committee on Business and Commerce.

By Laney:
HB 1408, A bill to be entitled An Act relating to the authority of water control and improvement districts to borrow money through certain methods.
To Committee on Natural Resources.

By Jackson:
HB 1409, A bill to be entitled An Act relating to the authority of certain cities to impose a hotel occupancy tax; providing for authorized uses of revenues derived from the tax imposed; amending Chapter 63, Acts of the 59th Legislature, Regular Session, 1965, as amended (Article 1269j-4.1, Vernon’s Texas Civil Statutes); and declaring an emergency.
To Committee on Business and Commerce.

By Hammond:
HB 1410, A bill to be entitled An Act relating to the creation of an advisory board to study the needs of higher education and public education in this state.
To Committee on State Affairs.

By Hammond:
HB 1411, A bill to be entitled An Act relating to providing for an honors program to be included as a part of a teacher education program.
To Committee on Public Education.

By Simpson:
HB 1412, A bill to be entitled An Act relating to payment and reimbursement for services of registered professional nurses under certain health insurance.
To Committee on Insurance.

By Sutton:
HB 1413, A bill to be entitled An Act relating to the rulemaking authority of the State Pension Review Board.
To Committee on Retirement and Aging.

By Sutton:
HB 1414, A bill to be entitled An Act relating to minority businesses bidding on construction contracts awarded by governmental entities.
To Committee on Business and Commerce.

By Sutton:
HB 1415, A bill to be entitled An Act authorizing the Board of Regents of the University of Texas System to waive its reversionary interest in Mahncke Park and Brackenridge Park Golf Course.
To Committee on Higher Education.

By Barrientos:
HB 1416, A bill to be entitled An Act relating to credit earned by a prisoner toward reduction of a sentence.
To Committee on Law Enforcement.

By Valles:
HB 1417, A bill to be entitled An Act relating to the regulation of gas utilities.
To Committee on State Affairs.
By Schoolcraft:

**HB 1418**, A bill to be entitled An Act relating to the jurisdiction of certain justice courts.
To Committee on Judicial Affairs.

By Schoolcraft:

**HB 1419**, A bill to be entitled An Act relating to the jurisdiction of the small claims court.
To Committee on Judicial Affairs.

By Schoolcraft:

**HB 1420**, A bill to be entitled An Act relating to proceedings on offenses regarding certificates of title to motor vehicles.
To Committee on Transportation.

By Jones:

**HB 1421**, A bill to be entitled An Act relating to the deposit in financial institutions of money received by the county tax collector for motor vehicle registration and certificates of title.
To Committee on County Affairs.

By A. Smith:

**HB 1422**, A bill to be entitled An Act relating to approval of certain insurance policy forms and documents.
To Committee on Insurance.

By Presnal:

**HB 1423**, A bill to be entitled An Act relating to special fund agencies which shall reimburse the General Revenue Fund for services provided to them by other administrative and service agencies of the state.
To Committee on Appropriations.

By T. Hall:

**HB 1424**, A bill to be entitled An Act relating to an appropriation to pay claims and judgments against the State of Texas.
To Committee on Appropriations.

By Criss:

**HB 1425**, A bill to be entitled An Act relating to commercial and noncommercial shrimp limits.
To Committee on Environmental Affairs.

By Green:

**HB 1426**, A bill to be entitled An Act relating to structure and operation of lawyer referral services.
To Committee on Judiciary.

By Green:

**HB 1427**, A bill to be entitled An Act relating to the manner in which a domestic insurance company may evidence its ownership of securities.
To Committee on Insurance.

By Green:

**HB 1428**, A bill to be entitled An Act relating to the listing of a leasehold or other possessory interest in exempt property.
To Committee on Ways and Means.
By Green:

HB 1429, A bill to be entitled An Act relating to service of process in a civil suit.
To Committee on Law Enforcement.

By Green, et al.:

HB 1430, A bill to be entitled An Act relating to immunity from liability for failing to recommend an abortion.
To Committee on Human Services.

By Green:

HB 1431, A bill to be entitled An Act to clarify the applicability of the plan of operation of the Texas Catastrophe Property Insurance Association amending the Texas Catastrophe Property Insurance Pool Act, Article 21.49, Insurance Code, as amended; and declaring an emergency.
To Committee on Insurance.

By Gamez:

HB 1432, A bill to be entitled An Act relating to charges by certain municipally owned utilities for service to a religious organization.
To Committee on State Affairs.

By Gamez:

HB 1433, A bill to be entitled An Act relating to a revision of Article 199(37), Revised Statutes, governing the district courts of Bexar County.
To Committee on Judicial Affairs.

By Gamez:

HB 1434, A bill to be entitled An Act relating to civil service status of city employees who perform aircraft crash and rescue duties.
To Committee on Urban Affairs.

By Salinas:

HB 1435, A bill to be entitled An Act relating to the registration of certain persons who serve civil process.
To Committee on State Affairs.

By Salinas:

HB 1436, A bill to be entitled An Act relating to recovery of benefits under underinsured motorist coverage.
To Committee on Insurance.

By Salinas:

HB 1437, A bill to be entitled An Act relating to the election of the board of trustees of certain school districts.
To Committee on Public Education.

By Messer:

HB 1438, A bill to be entitled An Act relating to the removal of certain businesses from treatment as a consumer under the Deceptive Trade Practices-Consumer Protection Act.
To Committee on Business and Commerce.

By Gilley:

HB 1439, A bill to be entitled An Act relating to the payment of workers' compensation benefits pending an appeal from a decision of the Industrial Accident Board.
To Committee on Business and Commerce.
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By Gilley:
**HB 1440**, A bill to be entitled An Act relating to jurisdiction and other provisions pertaining to the County Court at Law of Hunt County and compensation and qualifications of the judge of that court.
   To Committee on Judicial Affairs.

By Gilley:
**HB 1441**, A bill to be entitled An Act relating to the establishment and powers of a juvenile board in Wood County.
   To Committee on County Affairs.

By Gilley:
**HB 1442**, A bill to be entitled An Act relating to the compensation of the official court reporter of the 196th Judicial District.
   To Committee on Judicial Affairs.

By W. Hall:
**HB 1443**, A bill to be entitled An Act relating to the creation of an additional judicial district, composed of Webb County, and to the supplemenal compensation of the district judges in that county.
   To Committee on Judicial Affairs.

By Rangel:
**HB 1444**, A bill to be entitled An Act relating to the assignment of judges by the presiding judges of administrative judicial districts.
   To Committee on Judiciary.

By Craddick:
**HB 1445**, A bill to be entitled An Act relating to the assessment of administrative penalties by the Railroad Commission of Texas to enforce certain laws within its jurisdiction.
   To Committee on Energy.

By Turner:
**HB 1446**, A bill to be entitled An Act relating to the effect of nonreceipt of notice to a taxpayer of the appraised value of his property.
   To Committee on Ways and Means.

By Turner:
**HB 1447**, A bill to be entitled An Act relating to the delivery of notice to a property owner under the Property Tax Code.
   To Committee on Ways and Means.

By Wolens:
**HB 1448**, A bill to be entitled An Act relating to conflicts of interest involving certain public officers and employees; providing penalties.
   To Committee on State Affairs.

By Glossbrenner:
**HB 1449**, A bill to be entitled An Act relating to registration of members of the legislature who represent other persons before state agencies; providing a penalty.
   To Committee on State Affairs.

By Glossbrenner:
**HB 1450**, A bill to be entitled An Act relating to the creation of the State Ethics Commission; providing a penalty.
   To Committee on State Affairs.
By Hackney:

HB 1451, A bill to be entitled An Act relating to the regulation of automotive wrecking and salvage yards in certain counties; providing penalties.
To Committee on Business and Commerce.

By Willis:

HB 1452, A bill to be entitled An Act relating to revision of the obscenity provisions of the Penal Code, including the elements of and penalties for offenses involving obscenity, material harmful to minors, and sexual performance by a minor; providing for injunctions and other procedural matters related to those offenses; and creating an offense for certain sexual conduct involving animals.
To Committee on Criminal Jurisprudence.

By Bush:

HB 1453, A bill to be entitled An Act relating to increasing the amount of the urban homestead exemption, allowing a choice of homestead exemptions, and increasing the allowance in lieu of a homestead in certain probate proceedings.
To Committee on Judicial Affairs.

By Bush:

HB 1454, A bill to be entitled An Act relating to procedures under the Administrative Procedure and Texas Register Act.
To Committee on State Affairs.

By Bush:

HB 1455, A bill to be entitled An Act relating to venue in civil actions and providing mandatory venue and permissive venue.
To Committee on Judiciary.

By Bush:

HB 1456, A bill to be entitled An Act relating to regulation of commercial, industrial, residential, and all other types of condominiums; relating to Article 1301a; and amending Article 3835.
To Committee on Business and Commerce.

By E. F. Lee:

HB 1457, A bill to be entitled An Act relating to partial public financing for political campaigns.
To Committee on Elections.

By A. Smith:

HB 1458, A bill to be entitled An Act relating to the establishment of the council on disabilities.
To Committee on State Affairs.

By Bomer:

HB 1459, A bill to be entitled An Act relating to the application of the motor vehicle sales and use tax to certain exported motor vehicles and to certain imported motor vehicles.
To Committee on Ways and Means.

By Edwards:

HB 1460, A bill to be entitled An Act relating to the authority of the commissioners court to set court costs in certain misdemeanor cases in certain counties.
To Committee on County Affairs.
By Carriker:

**HB 1461**, A bill to be entitled An Act relating to width, length, and height limitations for vehicles carrying farm implements on highways.
To Committee on Transportation.

By B. Gibson:

**HB 1462**, A bill to be entitled An Act relating to the compensation of county auditors.
To Committee on County Affairs.

By B. Gibson:

**HB 1463**, A bill to be entitled An Act relating to the payment of a lender's attorney fees in connection with the enforcement of certain installment loans.
To Committee on Financial Institutions.

By B. Gibson:

**HB 1464**, A bill to be entitled An Act authorizing counties to create and utilize public nonprofit corporations for the purpose of providing a means of financing agricultural enterprises and facilities; providing for the incorporation, regulation, administration, funding, and dissolution of such corporations; prescribing the powers of such corporations and their sponsoring entities; providing for the issuance, payment, security, and characteristics of a corporation's bonds; providing for exemption from taxation of properties of a corporation; enacting other provisions relating to the subject; providing for the cumulative effect of the act; providing a severability clause; and declaring an emergency.
To Committee on Agriculture and Livestock.

By Oliver:

**HB 1465**, A bill to be entitled An Act relating to the registration of public high school students to vote.
To Committee on Elections.

By Gamez, et al.:

**HB 1466**, A bill to be entitled An Act relating to worker's compensation insurance for employees of political subdivisions.
To Committee on Business and Commerce.

By Willis:

**HB 1467**, A bill to be entitled An Act relating to the definitions of fraternal organizations and religious societies in the Bingo Enabling Act.
To Committee on State Affairs.

By Oliver:

**HB 1468**, A bill to be entitled An Act relating to court coordinator systems for certain district and criminal district courts.
To Committee on Judicial Affairs.

By Oliver:

**HB 1469**, A bill to be entitled An Act relating to the creation of two additional district courts composed of Dallas County.
To Committee on Judicial Affairs.

By Oliver:

**HB 1470**, A bill to be entitled An Act relating to the transfer of certain cases from the district courts to the county courts at law in Dallas County.
To Committee on Judicial Affairs.
By Oliver:
HB 1471, A bill to be entitled An Act relating to bailiffs of district courts in Dallas County.
To Committee on Judicial Affairs.

By B. Gibson:
HB 1472, A bill to be entitled An Act relating to persons who may grant consent for health care.
To Committee on Human Services.

By Gilley, et al.:
HB 1473, A bill to be entitled An Act relating to the creation or reorganization of certain judicial districts.
To Committee on Judicial Affairs.

By Craddick:
HB 1474, A bill to be entitled An Act relating to the provision of dangerous drugs by licensed physicians who practice in rural areas.
To Committee on Public Health.

By Craddick:
HB 1475, A bill to be entitled An Act relating to the authority of a county to issue bonds for a public library.
To Committee on County Affairs.

By Robinson:
HB 1476, A bill to be entitled An Act relating to the collection of special expenses by an incorporated city, town, or village.
To Committee on Urban Affairs.

By Khoury:
HB 1477, A bill to be entitled An Act relating to the criminal prosecution of and civil delinquency proceedings against certain children and adults and to the disposition of certain children in delinquency proceedings.
To Committee on Judiciary.

By Khoury:
HB 1478, A bill to be entitled An Act relating to juvenile law-enforcement records and files: their keeping and permitted disclosure and use; amending Section 51.14; Subsections (a), (b), (c), (d), (e), (f), and (h), Section 51.15, as amended; and Section 51.16, as amended; and adding Section 51.141, Family Code; and amending Section 61.073, Human Resources Code and Subsection (a), Section 3, Article 37.07, Code of Criminal Procedure, 1965; providing penalties.
To Committee on Judiciary.

By Khoury:
HB 1479, A bill to be entitled An Act relating to juvenile court orders for family counseling.
To Committee on Judiciary.

By A. Smith:
HB 1480, A bill to be entitled An Act relating to the requirement that a housing authority conduct a public hearing before obtaining any governmental permits for a housing project.
To Committee on Urban Affairs.
By Delco:
HB 1481, A bill to be entitled An Act relating to the expenditure by certain counties of public or private grant or aid money.
To Committee on County Affairs.

By Geistweidt:
HB 1482, A bill to be entitled An Act relating to water rights.
To Committee on Natural Resources.

By E. Barton:
HB 1483, A bill to be entitled An Act amending Acts 1947, 50th Legislature, Regular Session, Chapter 304, as amended to provide for the issuance by certain counties of revenue bonds secured by gross revenues from projects; authorizing the use of taxes to pay maintenance and operating expenses and establish reserve funds and depreciation and replacement funds in connection therewith; authorizing counties to use rights-of-way and other property, and counties, cities and other political subdivisions and agencies to convey property and rights therein to counties, all in connection with projects financed pursuant to this Act; providing for effecting a lien on and pledge of revenues in connection with bonds issued under this Act; providing that such bonds are securities; providing for severability and declaring an emergency.
To Committee on Urban Affairs.

By A. Garcia:
HB 1484, A bill to be entitled An Act relating to regulation of land development in unincorporated areas of a county.
To Committee on County Affairs.

By Kuempel:
HB 1485, A bill to be entitled An Act relating to the authority of a city or town to make a contract with a conservation and reclamation district for the purchase of hydroelectric power or energy.
To Committee on Urban Affairs.

By Robnett:
HB 1486, A bill to be entitled An Act relating to the use of a photograph of stolen property as evidence in a criminal case.
To Committee on Criminal Jurisprudence.

By Simpson:
HB 1487, A bill to be entitled An Act relating to procedures for the consideration and adoption of certain rules and rates specified in Chapter 5, Insurance Code.
To Committee on Insurance.

By Simpson:
HB 1488, A bill to be entitled An Act relating to the regulation of the formation and operation of risk retention groups; providing penalties.
To Committee on Insurance.

HB 1489 was read first time and referred to the Committee on Public Education on March 10.

By G. Hill:
HB 1490, A bill to be entitled An Act relating to subdivision controls of counties.
To Committee on County Affairs.
By G. Hill, et al.:

**HB 1491**, A bill to be entitled An Act relating to catching redfish and speckled sea trout by persons on commercial fishing boats; providing penalties.
To Committee on Environmental Affairs.

By G. Hill:

**HB 1492**, A bill to be entitled An Act relating to the recovery of attorney's fees by a property owner who prevails in a judicial review of a property tax determination.
To Committee on Ways and Means.

By Patronella, et al.:

**HB 1493**, A bill to be entitled An Act relating to the designation and responsibilities of a principal political campaign treasurer.
To Committee on Elections.

By A. Smith:

**HB 1494**, A bill to be entitled An Act relating to fire safety in health care facilities.
To Committee on Public Health.

By Green:

**HB 1495**, A bill to be entitled An Act relating to the collection of delinquent property taxes.
To Committee on Ways and Means.

By Green:

**HB 1496**, A bill to be entitled An Act relating to sales under deed of trust.
To Committee on Business and Commerce.

By Green:

**HB 1497**, A bill to be entitled An Act relating to the regulation of lobbying; providing penalties.
To Committee on State Affairs.

By Peveto:

**HB 1498**, A bill to be entitled An Act relating to a rehearing of certain challenges and protests made to an appraisal review board.
To Committee on Ways and Means.

By Peveto:

**HB 1499**, A bill to be entitled An Act relating to the exemption of implements of husbandry from ad valorem taxation.
To Committee on Ways and Means.

By Peveto:

**HB 1500**, A bill to be entitled An Act relating to the correction of a tax roll prepared by a tax assessor for a taxing unit prior to the participation of the taxing unit in an appraisal district.
To Committee on Ways and Means.

By Haley:

**HB 1256**, A bill to be entitled An Act relating to the creation of the 375th Judicial District, composed of the counties of Harrison and Panola.
To Committee on Judicial Affairs.
SENATE BILL ON FIRST READING

The following senate bill was today laid before the house, read first time and referred to committee:

SB 94 to Committee on Environmental Affairs.

ADJOURNMENT

In accordance with a previous motion, the house, at 3:39 p.m. adjourned until 10 a.m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

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

Appropriations - HB 827
Criminal Jurisprudence - HB 438, HB 481, HB 499, HB 861
Environmental Affairs - SB 250
Financial Institutions - HB 853
Human Services - SB 256
Law Enforcement - HB 291
Transportation - HB 18, SB 339
Urban Affairs - HB 432, HB 657
Ways and Means - SB 11

COAUTHORS AUTHORIZED

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

HB 67 - Clemons
HB 164 - W. Harrison
HB 167 - Clemons
HB 227 - Patronella
HB 558 - Wallace
HB 877 - Shaw
HB 972 - Wallace
HB 1014 - Patronella
HB 1320 - D. Harrison
HB 1430 - Patronella
HB 1403 - Agnich, Pierce
HB 1404 - Armbrister
HB 1407 - Colbert
HB 1466 - W. Martinez
HB 1473 - Bush
HB 1493 - Gandy
HJR 38 - Wallace