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 126).

Present — Mr. Speaker; Agnich; Armbrister; Arnold; Barrientos; Barton, B.; Barton, E.; Berlanga; Blanton; Bomer; Buchanan; Burnett; Bush; Carriker; Cary; Cava; Ceverha; Clark; Clemens; Colbert; Collazo; Connelly; Coody; Criss; Crockett; Danburg; Davis; DeLay; Delco; Denton; Eckels; Edwards; Eisenburg; Emmett; Evans, C.; Evans, L.; Fina; Fox; Gamez; Gandy; Garcia, M.; Gavin; Geistweit; Gibson, B.; Gibson, J.; Glossbrenner; Granoff; Green; Grisham; Haakney; Haley; Hall, L.; Hall, T.; Hall, W.; Hammond; Harrison, D.; Harrison, W.; Heflin; Hernandez; Hightower; Hilbert; Hill, A.; Hill, G.; Hill, P.; Hinojosa; Hollowell; Horn; Hudson, D.; Hudson, S.; Hurly; 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.; Oliver; Parker; Patronella; Patterson; Pennington; Peveto; Pierce; Polk; Polumbo; Presna; Price; Ragsdale; Rangel; Robinson; Robnett; Rudd; Russell; Salinas; Saunders; Schlueter; Schoolcraft; Shaw; Shea; Simpson; Smith, A.; Smith, C.; Smith, T.; Staniswalis; Stiles; Sutton; Tejeda; Thompson, G.; Thompson, S.; Toomey; Tow; Turner; Uher; Valles; Vowell; Waldrop; Watson; Whaley; Wieting; Wilson; Wolens; Word; Wright.

Absent, Excused — Garcia, A.; Oliveira; Short; Wallace.

Absent — Cain; Craddick; English; Gilley; Hanna; Jackson; Laney; Patrick; Willis.

The invocation was offered by Gene A. Moore, pastor, St. Agnes Baptist Church, Houston, Texas.

LEAVES OF ABSENCE GRANTED

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

Oliveira on motion of Berlanga.

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

A. Garcia on motion of Patronella.

Wallace on motion of Carriker.

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

Short on motion of Stiles.
MESSAGE FROM THE SENATE
Austin, Texas, April 11, 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:

Local and Uncontested Calendar

SB 500 by Harris and Sharp, relating to the administration, collection and enforcement of the state inheritance tax.
SB 570 by Montford, relating to the motor fuel tax requirement of surety bonds for interstate truckers.
SB 588 by Jones, relating to the authority of water control and improvement districts.
SB 594 by Sharp, relating to the application of sales and use tax to parts and accessories added to manufactured houses.
SB 612 by McFarland, et al., relating to the administration, powers, duties and funding of higher education authorities.
SB 614 by Santesteban, relating to the period of validity of certain motor fuel tax decals and permits.
SB 826 by Williams, relating to the authority of a county to set and collect fees for the use of county recreational facilities and services.
SB 1025 by Sharp, relating to abandoned motor vehicles, including certain motorboats, outboard motors or vessels.
SB 1027 by Sharp, relating to acquisition and content of a certificate of title for motorboats and outboard motors.
SB 1198 by Doggett, relating to waiver of benefits from the Employees Retirement System of Texas.
SB 1210 by Sarpalius, relating to establishment of a juvenile board for Hartley County.
SB 1227 by Parker, relating to the exclusion of serial and journal subscriptions for certain libraries from the requirements of the State Purchasing and General Services Act.
SB 644 by Sarpalius, relating to establishment of a juvenile board for Dallam County.
SB 652 by Glasgow, relating to certain powers and duties of the board of regents of the Texas Woman's University.
SB 659 by Farabee, relating to the sale of certain state-owned real property in Grayson County, Texas.
SB 660 by Sarpalius, relating to certain fees imposed by county and district court clerks.
SB 662 by Sarpalius, relating to the amount of the fee charged by county clerks and county recorders for a copy of a birth or death certificate.
SB 663 by Sarpalius, relating to certain probate court fees collected by county clerks and clerks of county courts.
SB 703 by Brooks, relating to the duties of the Family Practice Residency Advisory Committee.
SB 714 by Doggett and Lyon, relating to the lease of space in state office buildings to private tenants.
SB 749 by Sharp, relating to weight limitations for certain vehicles.
SB 762 by Doggett, relating to certain protected and prohibited political activities of state employees and to termination of employment.
SB 778 by Sarpatius, relating to establishment of a juvenile board in Sherman County.
SB 779 by Sarpatius, relating to a work release program for persons convicted of certain criminal offenses.
SB 843 by Doggett, relating to the application of certain vehicle and traffic laws to bicycles and bicyclists.
SB 845 by Doggett, relating to disciplinary actions by the State Board of Pharmacy.
SB 861 by Uribe, relating to the responsibility of the Department of Human Resources to provide protective services to elderly and disabled persons.
SB 873 by Jones, relating to the annual meeting of the directors of soil and water conservation districts.
SB 878 by Brooks, relating to protective orders under Title 4, Family Code.
SB 967 by Henderson, relating to certain requirements imposed on foreign insurance corporations seeking to conduct insurance business in this State.
SB 1004 by Sharp, relating to the creation of the County Court at Law of Caldwell County.
SB 1112 by Sharp, relating to the distribution to political subdivisions and use of money received from the use and development of federal public land.
SB 1130 by Doggett, relating to the reporting of certain information about a professional nurse.
SB 1131 by Henderson, relating to life insurance company separate accounts and contracts providing benefits in variable amounts.
SB 1180 by Sharp, relating to the repeal of the state law providing that no person other than an elector resident may be appointed to any office by the governing body of a general law city.

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

HCR 143 by W. O. Harrison, recognizing the centennial of the first rodeo, which was held in Pecos, Texas.
SB 59 by Leedom, relating to registration by manufacturers of food and distributors of drugs, to powers and duties of the Texas Department of Health and its commissioner, and to duties of the Texas Board of Health.
SB 86 by Henderson, relating to vehicles hauling loose materials on highways.
SB 447 by Caperton, amending the Texas Unemployment Compensation Act providing for retroactive payment of benefits for certain individuals in educational institutions under certain circumstances; and declaring an emergency.
SB 465 by Jones, relating to qualifications of notaries public and to their fees and seals.
SB 501 by Traeger, making an appropriation to the Texas Optometry Board to pay the per diem and travel expenses of board members and staff.
SB 558 by Sarpatius, relating to the acquisition, administration and sale of materials and equipment by a soil and water conservation district.
SB 596 by Harris, relating to the definition of banking house.
SB 638 by Traeger, relating to the application of sales, rental, and use taxes on certain vehicles and machinery used for farm purposes and to the definition of motor vehicle and farm machine in relation to motor vehicle sales, rental and use taxes.
SB 766 by Doggett, relating to parking privileges for the disabled.
SB 817 by Brooks, making a supplemental appropriation to the Texas Board of Physical Therapy Examiners for necessary operating expenses.

SB 882 by Mauzy, relating to the appointment, qualifications, use, compensation, immunity, and authority of masters in civil cases and to attendance of other court officers at hearings conducted by masters.

SB 1050 by Brooks, making an appropriation to the Texas State Board of Examiners of Psychologists for certain operating expenses.

SJR 22 by Jones and Brooks, proposing a constitutional amendment relating to the manner in which a vacancy in the office of lieutenant governor is to be filled.

HCR 36 by Staniswalis, inviting President Reagan to address the legislature.

HCR 37 by Staniswalis, inviting Vice-President Bush to address the legislature.

HCR 140 by Martinez of Bexar, et al., congratulating the City of San Antonio on being selected an All-American City.

I am directed by the Senate to inform the House that the Senate has concurred in House Amendments to SB 27 by: 27 yeas, 0 nays; SB 10 by: 29 yeas, 0 nays; SB 98 by: 29 yeas, 0 nays.

Respectfully,
Betty King
Secretary of the Senate

BILLS AND RESOLUTIONS SIGNED BY THE SPEAKER

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

SCR 2, SCR 56, SB 27, SB 236, SB 249, SB 251, SB 351

RESOLUTIONS REFERRED TO COMMITTEES

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

By T. Smith:
HR 206, In memory of Charles B. Lacey.
To Committee on Rules and Resolutions.

By B. Barton:
HR 208, Congratulating the Blanco High School boys' basketball team.
To Committee on Rules and Resolutions.

(Jackson now present)

By L. Evans:
HR 210, Congratulating Good Hope Baptist Church of Houston.
To Committee on Rules and Resolutions.

By S. Hudson:
HR 213, In memory of William Zale.
To Committee on Rules and Resolutions.

By Edwards:
HR 214, Honoring the Reverend E. Stanley Branch.
To Committee on Rules and Resolutions.

By T. Hall:
HR 217, Congratulating Bobby R. Miller.
To Committee on Rules and Resolutions.
By T. Hall:
HR 218, Congratulating the Pilot Point High School football team.
To Committee on Rules and Resolutions.

By Sutton:
HR 219, Congratulating Darryl Grant.
To Committee on Rules and Resolutions.

By S. Hudson:
HR 221, Commending Mrs. Mildred Garland.
To Committee on Rules and Resolutions.

By T. Smith:
HR 222, Congratulating the Westlake Hyline Drill Team.
To Committee on Rules and Resolutions.

By Uher:
HR 225, Honoring Judge G. P. Hardy, Jr.
To Committee on Rules and Resolutions.

By Uher:
HR 226, Commending Annette Smith.
To Committee on Rules and Resolutions.

By D. Lee:
HR 228, In memory of Frank Ferree.
To Committee on Rules and Resolutions.

By Granoff, et al.:
HR 229, Welcoming the students and teachers from the Dallas County Community Colleges.
To Committee on Rules and Resolutions.

By S. Hudson:
HR 231, Commending Mrs. Allene Hardy.
To Committee on Rules and Resolutions.

By S. Hudson:
HR 232, Commending Lonny King.
To Committee on Rules and Resolutions.

By Robinson:
HR 233, Commending Fred Anthony Havel, Jr.
To Committee on Rules and Resolutions.

By Staniewalis:
HCR 150, Congratulating Sarah Etta Willard.
To Committee on Rules and Resolutions.

By D. Hudson:
HCR 153, Commending the Honorable Peyton McKnight.
To Committee on Rules and Resolutions.

By D. Lee:
HCR 155, In memory of Frank Joseph.
To Committee on Rules and Resolutions.

(Craddick now present)
HR 224 - ADOPTED

Representative Polumbo moved that all necessary rules be suspended to take up and consider at this time, HR 224.

The motion prevailed without objection.

The speaker laid before the house the following resolution:

By Polumbo, et al.:

HR 224, Commending the North Channel Area Chamber of Commerce.

The resolution was adopted without objection.

HR 230 - ADOPTED

Representative Barrientos moved that all necessary rules be suspended to take up and consider at this time, HR 230.

The motion prevailed without objection.

The speaker laid before the house the following resolution:

By Barrientos, et al.:

HR 230, Commending Mary Elizabeth Ownsby.

The resolution was adopted without objection.

(Hillis and Cain now present)

HB 2349 - PERMISSION TO INTRODUCE

Representative P. Moreno moved to suspend the constitutional rule for permission to introduce and have placed on first reading HB 2349.

The motion prevailed by (Record 127): 110 Yeas, 23 Nays, 2 Present, not voting.

Yeas — Armbrister; Arnold; Barrientos; Barton, B.; Barton, E.; Berlanga; Buchanan; Barnett; Bush; Cain; Carriker; Cary; Cavazos; Clark; Clemens; Collazo; Connelly; Coody; Criss; Crockett; Danburg; Davis; DeLay; Delco; Denton; Edwards; English; Evans, C.; Evans, L.; Fennell; Gamez; Gandy; Gavin; Geistweidt; Gibson, B.; Gibson, J.; Glossbrenner; Granoff; Green; Grisham; Hackney; Hall, L.; Hall, T.; Hammond; Harrison, D.; Harrison, W.; Hellin; Hernandez; Hightower; Hilbert; Hill, A.; Hill, G.; Hill, P.; Hinojosa; Hollowell; Hudson, D.; Hudson, S.; Jackson; Jones; Kemp; Khoury; Kubiat; Laney; Lee, D.; Lee, E. F.; Luna; Madla; Mankins; Martinez, R.; Martinez, W.; Messer; Millsap; Moreno, A.; Moreno, P.; Oliver; Patronella; Patterson; Peveto; Pierce; Polk; Polumbo; Price; Ragsdale; Rangel; Robinson; Russell; Salinas; Schoolcraft; Shaw; Simpson; Smith, C.; Stiles; Sutton; Tejeda; Thompson, G.; Thompson, S.; Toomey; Tow; Turner; Uher; Valles; Vowell; Waldrop; Watson; Whaley; Wieting; Willis; Wilson; Wolens; Wright.

Nays — Agnich; Blanton; Bomer; Ceverha; Craddick; Eckels; Eikcnburg; Emmett; Fox; Horn; Kuempel; Leonard; McKenna; McWilliams; Pennington; Robnett; Saunders; Schlueter; Shea; Smith, A.; Smith, T.; Staniswalis; Word.

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

Absent, Excused — Garcia, A.; Oliveira; Short; Wallace.

Absent — Garcia, M.; Gilley; Haley; Hall, W.; Hanna; Hury; Keller; Parker; Patrick; Presnal; Rudd.
April 11, 1983

HOUSE JOURNAL

(Hanna and Laney now present)

PROVIDING FOR A CONGRATULATORY
AND MEMORIAL RESOLUTIONS CALENDAR

Representative S. Hudson moved to suspend all necessary rules to set a
Congratulatory and Memorial Resolutions Calendar for 9 a.m., Thursday, April
14.

The motion prevailed without objection.

HB 382 ON SECOND READING

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

HB 382, A bill to be entitled An Act relating to the payment by the state of
certain expenses arising from the prosecution of an inmate or employee of the
department of corrections and from investigation of offenses under Section 39.021,
Penal Code.

The bill was read second time.

Representative Wilson raised a point of order against further consideration of
HB 382 on the grounds that the bill violates Rule 13, Section 1(b) of the House
Rules.

The speaker sustained the point of order.

HB 701 - POSTPONED

Representative B. Gibson moved that consideration of HB 701 be postponed
until 2 p.m., April 25.

The motion prevailed without objection.

HB 155 ON SECOND READING

The speaker laid before the house on its second reading and passage to
engrossment, the complete committee substitute for HB 155.

CSHB 155

A BILL TO BE ENTITLED
AN ACT
relating to fees for conducting marriage ceremonies.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
SECTION 1. Chapter 1, Family Code, is amended by adding Section 1.831
to read as follows:
Sec. 1.831. FEE FOR CEREMONY. An elected or appointed judge of a
court of record who is receiving a full-time salary as a judge may not charge or accept
a fee or a donation for conducting a marriage ceremony that is held on any weekday,
other than a state holiday, during the period beginning at 8 a.m. and ending at 5
p.m., and that is held in an office, courtroom, or building that is publicly owned or
for which tax revenue is spent.
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.

CSHB 155 was read second time.
Representatives Valles and P. Moreno offered the following amendment to CSHB 155:

Amend CSHB 155 by adding the following at the end of line 12, page 1:

"This section does not apply in any county having a population of more than 475,000 and bordering on an international boundary."

(Willis in the chair)

Representative Tejeda moved to table the Valles-P. Moreno amendment.

The motion to table prevailed.

CSHB 155 was passed to engrossment. (Hernandez and Saunders recorded voting no)

HB 877 ON SECOND READING

The chair laid before the house on its second reading and passage to engrossment, the complete committee substitute for HB 877.

CSHB 877

A BILL TO BE ENTITLED

AN ACT

relating to the requirements for holding a wine and beer retailer's permit and a retail dealer's on-premise license and to consumption of liquor or beer on the premises of a holder of a wine and beer retailer's off-premise permit or a retail dealer's off-premise license; providing penalties.

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

SECTION 1. Chapter 25, Alcoholic Beverage Code, is amended by adding Section 25.11 to read as follows:

Sec. 25.11. SEATING AREA REQUIRED. A wine and beer retailer's permittee must have an area designated on the premises for the permittee's customers to sit if they wish to consume beverages sold by the permittee on the premises.

SECTION 2. Chapter 26, Alcoholic Beverage Code, is amended by adding Section 26.05 to read as follows:

Sec. 26.05. WARNING SIGN REQUIRED. (a) Each holder of a wine and beer retailer's off-premise permit shall display in a prominent place on his premises a sign stating in letters at least two inches high: IT IS A CRIME (MISDEMEANOR) TO CONSUME LIQUOR OR BEER ON THESE PREMISES.

(b) A permittee who fails to comply with this section commits a misdemeanor punishable by a fine of not more than $25.

SECTION 3. Chapter 69, Alcoholic Beverage Code, is amended by adding Section 69.14 to read as follows:

Sec. 69.14. SEATING AREA REQUIRED. A retail dealer's on-premise licensee must have an area designated on the premises for the licensee's customers to sit if they wish to consume beverages sold by the licensee on the premises.

SECTION 4. Chapter 71, Alcoholic Beverage Code, is amended by adding Section 71.10 to read as follows:

Sec. 71.10. WARNING SIGN REQUIRED. (a) Each holder of a retail dealer's off-premise license shall display in a prominent place on his premises a sign stating in letters at least two inches high: IT IS A CRIME (MISDEMEANOR) TO CONSUME LIQUOR OR BEER ON THESE PREMISES.

(b) A licensee who fails to comply with this section commits a misdemeanor punishable by a fine of not more than $25.
SECTION 5. Chapter 101, Alcoholic Beverage Code, is amended by adding Sections 101.72 and 101.73 to read as follows:

Sec. 101.72. CONSUMPTION OF ALCOHOLIC BEVERAGE ON PREMISES LICENSED FOR OFF-PREMISES CONSUMPTION. (a) A person commits an offense if the person knowingly consumes liquor or beer on the premises of a holder of a wine and beer retailer’s off-premise permit or a retail dealer’s off-premise license.

(b) A person is presumed to have knowingly violated Subsection (a) of this section if the warning sign required by either Section 26.05 or 71.10 of this code is displayed on the premises.

(c) Except as provided in Subsection (d) of this section, a violation of this section is a misdemeanor punishable by a fine of not less than $25 nor more than $200.

(d) If a person has been convicted of a violation of this section occurring within a year of a subsequent violation, the subsequent violation is a misdemeanor punishable by a fine of not less than $100 nor more than $500.

Sec. 101.73. EXPUNGEMENT OF CONVICTION FOR CONSUMPTION ON PREMISES LICENSED FOR OFF-PREMISES CONSUMPTION. (a) A person convicted of not more than one violation of Section 101.72 of this code within 12 months, after the first anniversary of the conviction, may apply to the court in which he was convicted to have the conviction expunged.

(b) The application shall contain the applicant’s sworn statement that he was not convicted of an additional violation of Section 101.72 of this code during the previous 12 months.

(c) If the court finds that the applicant was not convicted of another violation of Section 101.72 of this code during the preceding 12 months, the court shall order the conviction, together with all complaints, verdicts, fines, and other documents relating to the offense, to be expunged from the applicant’s record. After entry of the order, the applicant is released from all disabilities resulting from the conviction, and the conviction may not be shown or made known for any purpose.

SECTION 6. This Act takes effect September 1, 1983.

CSHB 877 was read second time.

Representative Toomey offered the following amendment to CSHB 877: Amend CSHB 877 as follows:

On Page 3, line 4, delete the figure “$500” and substitute the figure “$200”.

The amendment was adopted without objection.

CSHB 877, as amended, was passed to engrossment. (Hollowell, Rudd, Geistwoldt, and DeLay recorded voting no)

HB 1389 ON SECOND READING

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

HB 1389, A bill to be entitled An Act relating to apportionment of the state into representative districts.

The bill was read second time.
Representative Uher offered the following amendment to the bill:

Amend Article III of HB 1389 by renumbering Section 5 as Section 6 and adding a new Section 5 to read as follows:

SECTION 5. If any provision of this Act or its application to any person or circumstance is held invalid, the invalidity does not affect the other provisions or applications of this Act that can be given effect without the invalid provision or application. For that purpose, the provisions of this Act are declared to be severable, and it is the intent of the legislature that this Act shall be construed and applied as if any invalid provision had not been included in this Act.

The amendment was adopted without objection.

A record vote was requested.

The bill, as amended, was passed to engrossment by (Record 128): 92 Yeas, 41 Nays, 10 Present, not voting.

Yeas — Armbrister; Arnold; Barton, B.; Barton, E.; Berlanga; Bomer; Buchanan; Burnett; Bush; Cain; Carricker; Clark; Clemens; Colbert; Collazo; Coody; Criss; Crockett; Danburg; Davis; Delco; Denton; Edwards; Evans, C.; Evans, L.; Finnell; Gamez; Gandy; Gavin; Gibson, B.; Gibson, J.; Glossbrenner; Granoff; Green; Grisham; Hackney; Haley; Hull, L.; Hall, T.; Hall, W.; Hanna; Harrison, D.; Harrison, W.; Hightower; Hill, G.; Hinojosa; Hollowell; Hudson, D.; Hudson, S.; Hurly; Kemp; Kuikak; Laney; Lee, D.; Lee, E. F.; Madia; Mankins; Martinez, R.; Messer; Millsap; Oliver; Parker; Patronella; Patterson; Peveto; Polumbo; Presnal; Price; Ragsdale; Rangel; Robinson; Rudd; Russell; Saunders; Schlueter; Shaw; Simpson; Smith, C.; Stiles; Tejeda; Thompson, G.; Thompson, S.; Tow; Turner; Uher; Waldrop; Watson; Whaley; Wieting; Wilson; Wokens; Word.

Nays — Agnich; Blanton; Ceverha; Connelly; Craddock; DeLay; Eckels; Eikenburg; Emmett; Fox; Garcia, M.; Geistweidt; Hammond; Heflin; Hernandez; Hilbert; Hill, A.; Hill, P.; Horn; Jackson; Jones; Keller; Khoury; Kuempel; Leonard; McKenna; Pennington; Pierce; Polk; Robnett; Salinas; Schoolcraft; Shea; Smith, A.; Smith, T.; Staniswalis; Sutton; Toomey; Vowell; Willis(C); Wright.

Present, not voting — Mr. Speaker; Barrientos; Cary; Cavazos; Luna; McWilliams; Martinez, W.; Moreno, A.; Moreno, P.; Valles.

Absent, Excused — Garcia, A.; Oliveira; Short; Wallace.

Absent — English; Gilley; Patrick.

Reasons For Votes

I wish the record to reflect that, although I cast my vote for the house redistricting bill as recommended by the Committee on Regions, Compacts, and Districts, I object to the failure of the legislature to cure voting rights objections lodged as to the Dallas districts and for the failure of the legislature to adequately account for Hispanic voting strength in Dallas.

Berlanga
I wish the record to reflect that, although I cast my present-not voting vote for the house redistricting bill as recommended by the Committee on Regions, Compacts, and Districts, I object to the failure of the legislature to cure voting rights objections lodged as to the Dallas districts and for the failure of the legislature to adequately account for Hispanic voting strength in Dallas.

P. Moreno

I wish the record to reflect that I cast my vote for the house redistricting bill as recommended by the Committee on Regions, Compacts, and Districts for the purposes of maintaining legislative harmony with my colleagues from Dallas County. I object, however, to the failure of the legislature to cure voting rights objections as to the Dallas districts and for the failure of the legislature to adequately reflect the Dallas Hispanic voting strength in the house.

Rangel

I wish the record to reflect that although I cast no vote for the Dallas redistricting bill as recommended by the Committee on Regions, Compacts, and Districts, I object to the failure of the legislature to cure voting rights objections lodged as to those districts and for the failure of the legislature to adequately reflect the Dallas Hispanic voting strength in the house.

W. Martinez

I wish the record to reflect that although I cast no vote for the Dallas redistricting bill as recommended by the Committee on Regions, Compacts, and Districts for the purposes of maintaining legislative harmony with my colleagues from Dallas County, I object, however, to the failure of the legislature to cure voting rights objections lodged as to those districts and for the failure of the legislature to adequately reflect the Dallas Hispanic voting strength in the house.

Barrientos

I wish the record to reflect that although I cast no vote for the Dallas redistricting bill as recommended by the Committee on Regions, Compacts, and Districts, I object to the failure of the legislature to cure voting rights objections lodged as to those districts and for the failure of the legislature to adequately reflect the Dallas Hispanic voting strength in the house.

Luna

Cavazos

M. Garcia

I wish the record to reflect that although I cast no vote for the redistricting bill as recommended by the Committee on Regions, Compacts, and Districts for Dallas County, I object to the failure of the legislature to cure voting rights objections lodged as to those districts and for the failure of the legislature to adequately account for Hispanic voting strength in Dallas.

A. Moreno

I wish the record to reflect that, although I cast my vote for the house redistricting bill as recommended by the Committee on Regions, Compacts, and Districts, I wish to indicate my concern about this bill. There is a clear Voting Rights
Act objection to the Dallas portion of the bill and the facts indicate that there are also potential problems in the Southwest Texas districts—in particular, that around Del Rio (Dist. 68). It has declined in Hispanic registered voters by a full 10% (55-50%). The problems in terms of turnout are even more severe.

R. Martinez

HB 1345 ON SECOND READING

The chair laid before the house on its second reading and passage to engrossment, the complete committee substitute for HB 1345.

CSHB 1345

A BILL TO BE ENTITLED
AN ACT relating to the regulation of pipeline transportation of hazardous liquids and the regulation of hazardous liquid pipeline facilities; providing penalties.

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

SECTION 1. Title 3, Natural Resources Code, is amended by adding Chapter 117 to read as follows:

CHAPTER 117. HAZARDOUS LIQUID PIPELINE TRANSPORTATION INDUSTRY

SUBCHAPTER A. GENERAL PROVISIONS

Sec. 117.001. DEFINITIONS. In this chapter:

(1) "Commission" means the Railroad Commission of Texas.
(2) "Hazardous liquid" means:
   (A) petroleum or any petroleum product; and
   (B) any substance or material which is in liquid state, excluding liquefied natural gas, when transported by pipeline facilities and which has been determined by the United States secretary of transportation to pose an unreasonable risk to life or property when transported by pipeline facilities.
(3) "Transportation of hazardous liquids" means the movement of hazardous liquids by pipeline, or their storage incidental to movement, except that it does not include any such movement through gathering lines in rural locations or production, refining, or manufacturing facilities or storage or in-plant piping systems associated with any of those facilities.
(4) "Pipeline facilities" includes new and existing pipe, rights-of-way, and any equipment, facility, or building used or intended for use in the transportation of hazardous liquids.

[Sections 117.002-117.010 reserved for expansion]

SUBCHAPTER B. JURISDICTION, POWERS, AND DUTIES

Sec. 117.011. JURISDICTION. The commission has jurisdiction over all pipeline transportation of hazardous liquids and over all hazardous liquid pipeline facilities as provided in the Hazardous Liquid Pipeline Safety Act of 1979 (Pub. L. No. 96-129).

Sec. 117.012. RULES AND STANDARDS. (a) The commission shall adopt rules that include safety standards for and practices applicable to the intrastate transportation of hazardous liquids by pipeline and intrastate hazardous liquid pipeline facilities.
(b) Rules that adopt safety standards do not apply to movement of hazardous liquids through gathering lines in rural locations or production, refining, or manufacturing facilities or storage or in-plant piping systems associated with any of those facilities.
(c) The safety standards adopted by the commission in its rules must be compatible with those standards established by the United States secretary of

Sec. 117.013. RECORDS AND REPORTS. (a) Each owner or operator of a pipeline engaged in the transportation of hazardous liquids within this state shall maintain records, make reports, and provide any information the commission may require under the jurisdiction granted by the Hazardous Liquid Pipeline Safety Act of 1979 (Pub. L. No. 96-129) and this chapter.

(b) The commission, by rule, shall designate the records that are required to be maintained and the reports that are to be filed by the owner or operator and shall provide forms for reports if necessary.

(c) The commission may require the owners or operators of hazardous liquid pipeline facilities to prepare and make available for inspection by its employees or agents or file for approval a procedural manual for each such facility in accordance with the requirements of Title 49, Part 195.402, Code of Federal Regulations.

Sec. 117.014. INSPECTION AND EXAMINATION OF RECORDS AND PROPERTY. (a) The commission and its employees and designated agents may enter property on which is located pipeline facilities or any other property relating to the transportation of hazardous liquids by pipeline and may inspect and examine the records and property to the extent relevant to determine if a person is acting in compliance with this chapter and rules adopted by the commission under this chapter.

(b) Before the commission or its employees or designated agents enter property for the purposes of this section, the person requesting entry must present proper credentials to the person in charge at the property.

(c) Entry, examination, and inspection under this section may be made only at reasonable times and in a reasonable manner.

Sec. 117.015. COMPLIANCE WITH FEDERAL LAW. The commission shall make reports and certifications to the United States Department of Transportation and shall take any other actions necessary to comply with the Hazardous Liquid Pipeline Safety Act of 1979 (Pub. L. No. 96-129).

[Sections 117.016-117.050 reserved for expansion]

SUBCHAPTER C. ENFORCEMENT

Sec. 117.051. CIVIL PENALTY. A person who violates this chapter or a rule adopted by the commission under this chapter is subject to a civil penalty of not less than $50 nor more than $1,000 for each act of violation and for each day of violation, provided that the maximum civil penalty that may be assessed for any related series of violations may not exceed $200,000.

Sec. 117.052. ENFORCEMENT BY COMMISSION AND ATTORNEY GENERAL. (a) If it appears that a rule of the commission has been or is being violated, the commission may have a civil suit instituted in a district court for injunctive relief to restrain the person from continuing the violation or for the assessment and recovery of a civil penalty under Section 117.051 of this code, or for both the injunctive relief and the civil penalty.

(b) On application for injunctive relief and a finding that a person has violated or is violating this chapter or a rule of the commission adopted under this chapter, the district court shall grant the injunctive relief the facts warrant.

(c) At the request of the commission, the attorney general shall institute and conduct a suit in the name of the state for injunctive relief to recover the civil penalty, or for both injunctive relief and the civil penalty.

Sec. 117.053. CRIMINAL PENALTY FOR VIOLATION OF CHAPTER AND RULES. (a) A person who intentionally violates this chapter or a rule adopted under this chapter commits an offense.

(b) An offense under this section is punishable by a fine of not more than $25,000 confinement in the Texas Department of Corrections for a term of not more than five years, or both such fine and imprisonment.
Sec. 117.054. CRIMINAL PENALTY FOR INJURING OR DESTROYING PIPELINE FACILITIES. (a) A person who intentionally injures or destroys or attempts to injure or destroy any pipeline facility in this state commits an offense.

(b) An offense under this section is punishable by a fine of not more than $25,000, confinement in the Texas Department of Corrections for a term of not more than 15 years, or both such fine and imprisonment.

SUBCHAPTER D. MISCELLANEOUS PROVISIONS

Sec. 117.101. LIMITATIONS ON POWERS OF CITIES. (a) This chapter may not be construed to reduce, limit, or impair the authority provided by law to any city.

(b) Except as provided by Subsection (c) of this section, a city may not adopt or enforce an ordinance that establishes safety standards or practices applicable to the pipeline transportation of hazardous liquids or hazardous liquid pipeline facilities that are subject to regulation by federal or state law.

(c) A city may adopt ordinances that establish conditions for installing or relocating pipelines over, under, along, or across public streets and alleys within the boundaries of the city.

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.

CSHB 1345 was read second time and was passed to engrossment.

HB 599 ON SECOND READING

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

HB 599, A bill to be entitled An Act relating to validation of certain municipal annexations and other governmental acts and proceedings.

The bill was read second time and was passed to engrossment. (Rudd, Fox, Schlueter, and Clark recorded voting no)

HB 610 - POSTPONED

Representative G. Hill moved that consideration of HB 610 be postponed until Monday, April 18, at 2:30 p.m.

The motion prevailed without objection.

RESOLUTIONS SIGNED BY THE SPEAKER

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

HCR 42, HCR 132

HCR 24 - ADOPTED

The chair laid before the house the following complete committee substitute for HCR 24.

CSHCR 24

WHEREAS, The TEXAS STATE EMPLOYEES UNION—CWA/AFL-CIO alleges that it is a professional association of employees lawfully engaged in advising and representing various employees of the State of Texas; and
WHEREAS, CHARLES W. CRONE, JERRY ANDERSON, BILLY JOBE, JOE GRAYER, GILBERT JAMES, MICHAEL PILKINGTON, DEVON STOVALL, MIKE RAWLINS, and ELEANOR WATSON allege that they are employees of the State Department of Highways and Public Transportation; and
WHEREAS, JOHN R. BUTLER, JR., ROBERT H. DEDMAN, and A. SAM WALDROP are members of the State Highways and Public Transportation Commission; and
WHEREAS, M. G. GOODE, JR. is the State Engineer-Director of the State Department of Highways and Public Transportation; LESLIE A. CLARK is the Director of the Human Resources Division of the State Department of Highways and Public Transportation; ROBERT W. TOWNSLEY is the Director of the Motor Vehicle Division of the State Department of Highways and Public Transportation; and JAMES R. EVANS, OMER F. POORMAN and ROBERT L. YIELDING are District Engineers of the State Department of Highways and Public Transportation; and,

WHEREAS, The TEXAS STATE EMPLOYEES UNION—CWA/AFL-CIO, CHARLES W. CRONE, JERRY ANDERSON, BILLY JOBE, JOE GRAYER, GILBERT JAMES, MICHAEL PILKINGTON, DEVON STOVALL, MIKE RAWLINS, and ELEANOR WATSON allege that the State Department of Highways and Public Transportation, JOHN R. BUTLER, JR., ROBERT H. DEDMAN, A. SAM WALDROP, M. G. GOODE, JR., LESLIE A. CLARK, ROBERT W. TOWNSLEY, JAMES R. EVANS, OMER F. POORMAN and ROBERT L. YIELDING, acting in their official capacities, and acting through department supervisors and employees, have violated the statutory and constitutional rights of the union and its individual members by reprimanding members for their union activities and for the exercise of their statutory and constitutional rights by denying them the same opportunities to use department facilities that the department has granted to other persons and organizations; by refusing to accept and hear group complaints; by denying the opportunity for a union representative to be present at various stages of the complaint process and at counseling sessions; by threatening, intimidating and harassing individuals for pursuing grievances, for the exercise of their statutory and constitutional rights and for their union activities; by refusing to deal with a union representative in scheduling and processing employee complaints; by requiring union members to charge time spent in answering legal subpoenas to vacation leave or annual leave instead of to emergency leave as has been done for witnesses for the department; and, by denying the union and its members the right to solicit members and disseminate information on State property and in State facilities; and,

WHEREAS, The TEXAS STATE EMPLOYEES UNION and others allege that the actions of the State Department of Highways and Public Transportation and JOHN R. BUTLER, JR., ROBERT H. DEDMAN, A. SAM WALDROP, M. G. GOODE, JR., LESLIE A. CLARK, ROBERT W. TOWNSLEY, JAMES R. EVANS, OMER F. POORMAN and ROBERT L. YIELDING, acting in their official capacities, violate their rights as guaranteed by the Constitution and laws of the United States and the Constitution and laws of the State of Texas; and that Article 5153, Revised Statutes, violates the Constitutions of the United States and the State of Texas; and, that the policy of the State Department of Highways and Public Transportation prohibiting solicitation on State property violates the Constitutions of the United States and the State of Texas; and,

WHEREAS, The TEXAS STATE EMPLOYEES UNION and others allege that the violation of their rights will continue unless they are granted access to a court of competent jurisdiction for legal and equitable relief; now, therefore, be it

RESOLVED by the House of Representatives of the State of Texas, the Senate concurring, that The Texas State Employees Union—CWA/AFL-CIO, CHARLES
W. CRONE, JERRY ANDERSON, BILLY JOBE, JOE GRAYER, GILBERT JAMES, MICHAEL PILKINGTON, DEVON STOVALL, MIKE RAWLINS and ELEANOR WATSON are granted permission to sue the State of Texas and the State Department of Highways and Public Transportation, and JOHN R. BUTLER, JR., ROBERT H. DEDMAN, A. SAM WALDROP, M. G. GOODE, JR., LESLIE A. CLARK, ROBERT W. TOWNSLEY, JAMES R. EVANS, OMER F. POORMAN and ROBERT L. YIELDING, in their official capacities, for any relief to which they may be entitled as a result of these claims, which relief shall include attorneys' fees and costs; and, be it further
RESOLVED, that in the event suit is filed, service of citation and other required process be made on the Attorney General of the State of Texas and on the State Engineer-Director of the State Department of Highways and Public Transportation and that the suit be tried as other civil suits; and, be it further
RESOLVED, that nothing in this resolution may be construed as an admission by the State of Texas, or by any of its employees, agents, departments, agencies or political subdivisions, of liability or of the truth of any allegation asserted by the claimants, but the alleged cause of action must be proved under the laws of this State as in other civil suits; and, be it further
RESOLVED, that nothing in this resolution may be construed as a waiver of any defense, of law or fact, available to the State of Texas or to any of its employees, agents, departments, agencies or political subdivisions, but every defense is specifically reserved.

A record vote was requested.

CSHCR 24 was adopted by (Record 129): 74 Yeas, 65 Nays, 1 Present, not voting.

Yeas — Armbrister; Barrientos; Barton, B.; Barton, E.; Berlanga; Bomer; Burnett; Bush; Cain; Carriker; Cary; Cavazos; Clemmons; Colbert; Collazo; Coody; Crias; Crockett; Danburg; Davis; Delco; Denton; Edwards; Evans, C.; Evans, L.; Gamez; Gandy; Garcia, M.; Gibson, B.; Gibson, J.; Glossbrenner; Granoff; Green; Hackney; Hall, W.; Hernandez; Hightower; Hill, G.; Hinojosa; Hudson, S.; Hurry; Kemp; Kubik; Lane; Lee, E. F.; Luna; McWilliams; Madla; Martinez, R.; Martinez, W.; Moreno, A.; Moreno, P.; Oliver; Parker; Patronella; Peveto; Polk; Polumbo; Price; Ragsdale; Rangel; Shaw; Sides; Sutton; Tejeda; Thompson, S.; Tow; Turner; Uher; Valles; Vowell; Watson; Willis(C); Wilson.

Nays — Agnich; Arnold; Blanton; Buchanan; Ceverha; Clark; Connelly; Craddick; DeLeay; Eckels; Eikenburg; Emmett; English; Finnell; Fox; Gavin; Geistweidt; Grisham; Haley; Hall, T.; Hammond; Hanna; Harrison, D.; Harrison, W.; Heftin; Hilbert; Hill, A.; Hill, P.; Hollowell; Horn; Hudson, D.; Jackson; Jones; Keller; Khoury; Kuempel; Lee, D.; Leonard; McKenna; Mankins; Messer; Millsap; Patterson; Pennington; Pierce; Presnak; Robinson; Robnett; Russell; Salinas; Saunders; Schlueter; Schoolcraft; Shea; Simpson; Smith, A.; Smith, C.; Smith, T.; Staniswalis; Toomey; Waldrop; Whaley; Wieting; Word; Wright.

Present, not voting — Mr. Speaker.

Absent, Excused — Garcia, A.; Oliveira; Short; Wallace.

Absent — Gilley; Hall, L.; Patrick; Rudd; Thompson, G.; Wolens.

HCR 67 - ADOPTED

The chair laid before the house the following resolution on committee report:

By Carriker, et al.
WHEREAS, The Internal Revenue Service intends to institute a new and unprecedented policy of withholding from savers' and investors' earnings 10 percent of those earnings; and

WHEREAS, This policy will constitute an administrative burden for the small, independent banks, thrift institutions, corporations and cooperatives, that must assume unprecedented tax-collecting responsibilities; and

WHEREAS, This policy will unfairly reduce the returns to savers by preempting a portion of their compounded earnings; and

WHEREAS, This policy will discourage individuals from saving at a time when the individual savings rate is crucial to economic recovery and stability; and

WHEREAS, The withholdings under this policy will not necessarily bear any relationship to the actual taxes which may be owing by an individual; and

WHEREAS, The complexity of obtaining a refund for over-withholding of earnings from small savers and investors will cause many individuals, especially the elderly, to forgo such refunds and thereby forfeit a portion of their rightful earnings to the federal government; now, therefore be it

RESOLVED by the House of Representatives of the State of Texas, the Senate concurring, That the 68th Legislature hereby respectfully petition the United States Congress to eliminate by statute the authority of the Internal Revenue Service to withhold from the earnings of savers and investors on their savings and investments; and, be it further

RESOLVED, That the Texas Secretary of State forward official copies of this resolution to the President of the United States, to the Speaker of the House of Representatives and President of the Senate of the United States Congress, and to all members of the Texas delegation to the Congress, with the request that the resolution be officially entered into the Congressional Record as a memorial to the Congress of the United States of America.

A record vote was requested.

The resolution was adopted by (Record 130): 126 Yeas, 8 Nays, 7 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; Coody; Craddick; Criss; Crockett; Danburg; Davis; DeLay; Delco; Denton; Edwards; Eikenburg; English; Evans, C.; Evans, L.; Finnell; Gamez; Gandy; Gavin; Geistweidt; Gibson, B.; Gibson, J.; Gloubbrenner; Gravol; Green; Grisham; Hackney; Haley; Hall, L.; Hall, T.; Hall, W.; Hammond; Harrison, D.; Harrison, W.; Hefflin; Hernandez; Hightower; Hill, A.; Hill, G.; Hill, P.; Hinojosa; Hollowell; Horn; Hudson, D.; Hudson, S.; Hury; Jackson; Jones; Keller; Kemp; Kubiak; Kuempel; Laney; Lee, D.; Lee, E. F.; Luna; McKenna; Madla; Mankins; Martinez, R.; Martinez, W.; Messer; Moreno, A.; Oliver; Parker; Patronella; Patterson; Pennington; Pevelo; Pierce; Polk; Polumbo; Prensafl; Ragsdale; Rangel; Robinson; Robnett; Rudd; Russell; Salinas; Saunders; Schlueter; Schoolcraft; Shaw; Shea; Simpson; Smith, A.; Smith, T.; Staniswalis; Stiles; Sutton; Tejeda; Thompson, S.; Toomey; Tow; Turner; Uber; Vowell; Waldo; Watson; Whaley; Wieting; Willis(C); Wolens; Word; Wright.

Nays — Connelly; Eckels; Fox; Hilbert; Khoury; Leonard; McWilliams; Price.

Present, not voting — Mr. Speaker; Garcia, M.; Hanna; Moreno, P.; Smith, C.; Thompson, G.; Valles.
Absent, Excused — Garcia, A.; Oliveira; Short; Wallace.
Absent — Emmett; Gilley; Millsap; Patrick; Wilson.

STATEMENT BY REPRESENTATIVE KHOURY
On HCR 67, I wish the record to reflect my support for this HCR. I was away from my desk at the time the vote was taken. I support this measure.  
Khoury

HR 246 - ADOPTED
Representative M. Garcia moved that all necessary rules be suspended to take up and consider at this time, HR 246.
The motion prevailed without objection.
The chair laid before the house the following resolution:
By M. Garcia:
HR 246, In memory of Walter Schaefer.
The resolution was read and was unanimously adopted by a rising vote.
On motion of Representative Salinas, the names of all the members of the house were added to HR 246 as signers thereof.

HB 1217 AND HB 1466 - RULES SUSPENDED
Representative Jackson moved to suspend the 5-day posting rule to allow the Committee on Business and Commerce to consider HB 1217 and HB 1466.
The motion prevailed without objection.

HB 478 AND HB 1444 - RULES SUSPENDED
Representative Bush moved to suspend the 5-day posting rule to allow the Committee on Judiciary to consider HB 478 and HB 1444.
The motion prevailed without objection.

HB 171 - RULES SUSPENDED
Representative Waldrop moved to suspend the 48-hour subcommittee report rule to allow the Committee on Criminal Jurisprudence to consider HB 171.
The motion prevailed without objection.

PROVIDING FOR A LOCAL AND CONSENT CALENDAR 
AND A RESOLUTIONS CALENDAR
Representative G. Hill moved to suspend all necessary rules to set a Local and Consent Calendar and a Resolutions Calendar for 9 a.m., Thursday, April 14.
The motion prevailed without objection.

SENATE BILLS ON FIRST READING
The following senate bills were today laid before the house, read first time and referred to committees:
SB 86 to Committee on Transportation.
SB 739 to Committee on Energy.
CORRECTIONS IN REFERRALS

HJR 17, relating to ratifying a proposed amendment to the Constitution of the United States providing for representation of the District of Columbia in the United States Congress was inadvertently 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 17 to the Committee on Elections.

HB 2215, relating to the vesting of title by judicial proceeding to certain abandoned mineral interests was inadvertently referred to the Committee on Energy. The chair, after consultation with author and chairmen of the respective committees, now corrects the referral of HB 2215 to the Committee on Natural Resources.

HB 2135, relating to the responsibilities of landowners in plugging and replugging abandoned oil and gas wells was inadvertently referred to the Committee on Energy. The chair, after consultation with author and chairmen of the respective committees, now corrects the referral of HB 2135 to the Committee on Natural Resources.

HB 2112, relating to the use of fresh water for enhanced oil recovery activities under an injection well permit was inadvertently referred to the Committee on Energy. The chair, after consultation with author and chairmen of the respective committees, now corrects the referral of HB 2112 to the Committee on Natural Resources.

(Speaker in the chair)

COMMITTEE MEETING ANNOUNCEMENTS

The following committee meetings were announced:

Human Services, on adjournment today, Desk 50, to consider HB 914 and HB 279.

Judicial Affairs, Subcommittee on HB 36, on adjournment today, Desk 147, to consider HB 36.

State Affairs, Subcommittee on Legislative Pay and Per Diem, on adjournment of the full committee today, Room 100E, Reagan Building, to consider HJR 22, HJR 48, HJR 50, HJR 54, and HJR 12.

Criminal Jurisprudence, Subcommittee on HB 37, 5 minutes after adjournment today, Desk 33, to consider HB 37.

Criminal Jurisprudence, Subcommittee on HB 171, on adjournment today, Desk 33, to consider HB 171.

Urban Affairs, Subcommittee on HB 1505, on adjournment today, Desk 8, to consider HB 1505.

Liquor Regulation, Subcommittee on HB 1618, on adjournment today, Desk 121, to consider HB 1618.

Criminal Jurisprudence, Subcommittee on HB 658, 6:30 p.m. today, Old Supreme Court room, to consider HB 658.

Elections, Subcommittee on HB 160 and HB 162, on adjournment today, Desk 82, to consider HB 160 and HB 162.

Rules and Resolutions, on adjournment today, speakers committee room, to consider the calendar for Thursday.
Appropriations, 3:45 p.m. today, Room 309, to consider HB 409.

Transportation, on adjournment today, Desk 43, to consider SB 86.

Criminal Jurisprudence, 6:30 p.m. today, Old Supreme Court room, to consider HB 382.

Public Health, Subcommittee on HB 1785, on adjournment today, Desk 74, to consider HB 1785.

Law Enforcement, Subcommittee on HB 1429, on adjournment today, Desk 27, to consider HB 1429.

ADJOURNMENT

Representative Watson moved that the house adjourn until 10 a.m. tomorrow in memory of Walter Schaefer.

The motion prevailed without objection.

The house accordingly, at 3:35 p.m., adjourned until 10 a.m. tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

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

County Affairs - HB 134, HB 230, HB 490, HB 624, HB 713, HB 754, HB 787, HB 1261, SJR 20

Criminal Jurisprudence - HB 193, HB 413, HB 747

Financial Institutions - HB 318, HB 1290, HB 1619

Human Services - HB 1299, SB 33, SB 368, SCR 20

Judicial Affairs - HB 533, HCR 15, HCR 108, HCR 137, HCR 138

Judiciary - HB 544

Liquor Regulation - HB 493

Public Health - HB 1474, HB 1715, SB 165, SB 203

Transportation - HB 415, HB 444, HB 470, HB 520, HB 860, HB 938, HB 965

Urban Affairs - HB 25, HB 627

Ways and Means - HB 532, HB 621, HB 645, HB 962, HB 1122, SB 531

ENGROSSED

April 7 - HB 825, HB 1020, HB 1174, HB 1346, HB 1352, HCR 84

ENROLLED

April 7 - HCR 42, HCR 132
COAUTHORS AUTHORIZED

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

HB 102 - C. Smith
HB 103 - C. Smith
HB 139 - B. Barton
HB 632 - Gavin, Valles
HB 1230 - Grisham
HB 1769 - Toomey
HB 1848 - Hammond
HB 1995 - Rangel
HB 2033 - Wolens
HB 2316 - Grisham
HR 212 - Tejeda, Schoolcraft, Pierce, Patrick, Gamez, Sutton, M. Garcia, Hernandez, W. Martinez

BILL TRANSMITTED TO GOVERNOR
UNDER ARTICLE XVI, SECTION 59

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

April 11 - HB 2343