Absent—Excused
Blanchard Strong

Question—Shall H. J. R. No. 34 be passed to third reading?

Message From the House
Hall of the House of Representatives
Austin, Texas, April 5, 1967.
Hon. Preston Smith, President of the Senate.
Sir: I am directed by the House to inform the Senate that the House has passed the following:

S. B. No. 45, A bill to be entitled "An Act amending Senate Bill No. 36, Page 544, General Laws of the State of Texas, Acts of the Forty-sixth Legislature, Regular Session, 1939, as amended by House Bill No. 611, Chapter 562, Page 914, General and Special Laws of the State of Texas, Forty-seventh Legislature, Regular Session, 1941, as amended, which is codified as Article 695c, Vernon's Texas Civil Statutes, by amending Subsection (2) of Section 20; authorizing Old Age Assistance payments to noncitizens who have resided within the boundaries of the United States for at least twenty-five (25) years; fixing an effective date of assistance grants; providing a repealing clause, a savings clause, and declaring an emergency."

S. B. No. 92, A bill to be entitled "An Act providing for the recordation of certain claims of water rights and imposing limitations on the exercise of such claims; providing for the adjudication and administration of water rights; and declaring an emergency."

(With amendments.)

S. B. No. 185, A bill to be entitled "An Act relating to actions by state or local government officers or employees that discriminate against persons because of the persons' race, religion, color, or national origin; and declaring an emergency."

Respectfully submitted,
DOROTHY HALLMAN,
Chief Clerk, House of Representatives

Welcome Resolutions
S. R. No. 363—By Senator Word: Extending welcome to Junior and Senior Classes of Itasca High School.
S. R. No. 365—By Senator Reagan: Extending welcome to Government Class of W. B. Ray High School of Corpus Christi.
S. R. No. 367—By Senator Herring: Extending welcome to Government Class of Bastrop High School.
S. R. No. 369—By Senator Watson: Extending welcome to pupils of Seventh and Eighth Grade Classes of Hallsburg School of McLennan County.

Adjournment
On motion of Senator Hardeman the Senate at 11:32 o'clock a.m. adjourned until 10:30 o'clock a.m. tomorrow.

FORTY-FOURTH DAY
(Thursday, April 6, 1967)

The Senate met at 10:30 o'clock a.m., pursuant to adjournment, and was called to order by the President.

The roll was called and the following Senators were present:

Aikin  Hightower
Bates  Jordan
Bernal  Kennard
Berry  Mauzy
Brooks  Moore
Christie  Parkhouse
Cole  Patman
Connally  Ratliff
Creighton  Reagan
Grover  Schwartz
Hall  Wade
Hardeman  Watson
Harrington  Wilson
Hazlewood  Word
Herring

Absent—Excused
Blanchard Strong

A quorum was announced present.
Reverend W. H. Townsend, Chaplain, offered the invocation.

On motion of Senator Aikin and by unanimous consent, the reading of the Journal of the proceedings of yesterday was dispensed with and the Journal was approved.

Leaves of Absence

Senator Strong was granted leave of absence for today on account of important business on motion of Senator Word.

Senator Blanchard was granted leave of absence for today on account of important business on motion of Senator Word.

Message From the House

Hall of the House of Representatives
Austin, Texas, April 6, 1967.

Hon. Preston Smith, President of the Senate.

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

H. C. R. No. 83, Congratulating the Honorable Price Daniel for his voluntary service to the Alabama-Coushatta Indian Tribe.

H. B. No. 12, A bill to be entitled "An Act providing for the payment of assistance by the State of Texas to the surviving spouse and minor children of law enforcement officers, custodial personnel of the Texas Department of Corrections or full-paid firemen who suffer violent death in the course of the performance of their duties as law enforcement officers, custodial personnel of the Texas Department of Corrections or as full-paid firemen; defining law enforcement officer or fireman; providing for hearings before the Commissioners of the Texas Department of Public Safety; providing for appeals from decisions of the Commissioners of the Texas Department of Public Safety; providing that this Act shall not apply to deaths occurring before the effective date of this act; and declaring an emergency."

H. B. No. 170, A bill to be entitled "An Act providing that each river authority and water-related district must file a copy of any audit made of its affairs with the Texas Water Rights Commission; amending Chapter 62, Acts of the 54th Legislature, 1955 (Article 8280-7, Vernon's Texas Civil Statutes); and declaring an emergency."

H. B. No. 178, A bill to be entitled "An Act repealing Article 7584, Revised Civil Statutes of Texas, 1925, relating to the prohibition against acquisition of riparian rights, water rights, water supply, and certain facilities and lands by a person, corporation, city, town, municipality, or other public corporation by eminent domain or condemnation; and declaring an emergency."

H. B. No. 428, A bill to be entitled "An Act amending Article 2135, Revised Civil Statutes of Texas, 1925, as amended, relating to exemption from jury service by amending Subdivision 5 to exempt veterinarians from jury service; and declaring an emergency."

H. B. No. 1229, A bill to be entitled "An Act amending Section 30, Chapter 91, Special Laws, Acts of the 38th Legislature, Regular Session, 1923, by providing that the tax assessor and collector of the City of Houston shall ascertain the total appraised valuation of all real, personal and mixed property in the Houston Independent School District, and that the Board of Education of the Houston Independent School District shall determine the manner for making assessments of all the real, personal and mixed property located in the Houston Independent School District, which assessments do not have to be the same assessment made in the City of Houston for municipal pur-
poses, and further providing for a maximum assessment ratio; and also providing that any increase in the assessed value different than the assessed value of the City of Houston shall require approval by an election of the qualified voters within said district and further that any increase over and above the maximum assessment ratio will also require approval by an election of the qualified voters; and declaring an emergency.”

Respectfully submitted,
DOROTHY HALLMAN,
Chief Clerk, House of Representatives
(Senator Aikin in the Chair.)

Reports of Standing Committees

Senator Hardeman submitted the following reports:

Austin, Texas,
April 6, 1967.
Hon. Preston Smith, President of the Senate.
Sir: We, your Committee on State Affairs, to which was referred S. B. No. 364, have had the same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do pass and be printed.

HARDEMAN, Chairman.

Austin, Texas,
April 6, 1967.
Hon. Preston Smith, President of the Senate.
Sir: We, your Committee on State Affairs, to which was referred S. B. No. 450, have had the same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do pass and be printed.

HARDEMAN, Chairman.

Austin, Texas,
April 6, 1967.
Hon. Preston Smith, President of the Senate.
Sir: We, your Committee on State Affairs, to which was referred S. B. No. 334, have had the same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do pass and be printed.

HARDEMAN, Chairman.

Austin, Texas,
April 6, 1967.
Hon. Preston Smith, President of the Senate.
Sir: We, your Committee on State Affairs, to which was referred S. B. No. 364, have had the same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do pass and be printed.

HARDEMAN, Chairman.
recommendation that it do pass and be printed.

HARDEMAN, Chairman.

Austin, Texas,
April 6, 1967.

Hon. Preston Smith, President of the Senate.

Sir: We, your Committee on State Affairs, to which was referred S. B. No. 252, have had the same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do pass as amended and be printed.

HARDEMAN, Chairman.

Austin, Texas,
April 6, 1967.

Hon. Preston Smith, President of the Senate.

Sir: We, your Committee on State Affairs, to which was referred S. B. No. 252, have had the same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do pass and be printed.

HARDEMAN, Chairman.

Austin, Texas,
April 6, 1967.

Hon. Preston Smith, President of the Senate.

Senator Cole submitted the following report:

Austin, Texas,
April 5, 1967.

Hon. Preston Smith, President of the Senate.

Sir: We, your Committee on Education, to which was referred S. B. No. 16, have had the same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do pass and be printed.

COLE, Chairman.

Patman submitted the following report:

Austin, Texas,
April 5, 1967.

Hon. Preston Smith, President of the Senate.

Sir: We, your Committee on Agriculture and Livestock, to which was referred H. B. No. 236, have had the same under consideration, and we are instructed to report it back to the Senate with the recommendation that it do pass and be printed.

PATMAN, Chairman.

(President in the Chair.)

Senate Bill 547 on First Reading

Senator Hardeman moved that Senate Rule 114 and Section 5 of Article III of the State Constitution be suspended to permit his introducing at this time, a bill, the provisions of which he explained.
The motion prevailed by the following vote:

Yeas—29

Aikin
Bates
Bernal
Berry
Brooks
Christie
Cole
Connally
Creighton
Grover
Hall
Hardeman
Harrington
Hazlewood
Herring
Hightower
Jordan
Kennard
Mauzy
Moore
Parkhouse
Patman
Ratliff
Reagan
Schwartz
Wade
Watson
Wilson
Word

Absent—Excused

Blanchard
Strong

The following bill was then introduced, read first time and referred to the Committee indicated:

By Senator Hardeman:
S. B. No. 547, A bill to be entitled "An Act relating to the compensation of assistants, investigators, and stenographers by the district attorney of the 142nd Judicial District; to the supplementary salary of the district attorney for the 142nd Judicial District; amending Sections 2, 3, and 8, Chapter 394, Acts of the 56th Legislature, Regular Session, 1959 (Article 326k-30a, Vernon's Texas Civil Statutes); repealing Section 2, Chapter 398, Acts of the 54th Legislature, Regular Session, 1955 (Article 326k-35, Vernon's Texas Civil Statutes); and declaring an emergency."

To the Committee on Counties, Cities and Towns.

Presentation of Guests

The President presented as guests of the Senate today, members of the League of Women Voters from throughout the State.

House Bills on First Reading

The following bills received from the House, were read the first time and referred to the Committees indicated:

H. B. No. 42, to Committee on State Affairs.

H. B. No. 470, to Committee on Education.

H. B. No. 12, to Committee on Counties, Cities and Towns.

Senate Resolution 379

Senator Brooks offered the following resolution:

Whereas, The need for interim committees of the Texas Senate to pursue studies on matters of deep concern to the people and the Senate of the State of Texas has been clearly established; and

Whereas, The need for proper budgetary control of the funds expended by the interim committees established by the Senate of the State of Texas has also become evident; therefore, be it

Resolved by the Senate of the State of Texas, That prior written approval of the Senate Committee on Contingent Expenses shall be required before the expenditure of any funds by any Senate Interim Committee created by this Senate.

BROOKS
AIKIN

The resolution was read and was adopted.

Senate Resolution 380

Senator Hardeman offered the following resolution:

Whereas, Just fifty years ago today, on April 6, 1917, unprepared and untried in the modern warfare of the day, the United States of America made the decision to enter what was then—and still is—the bloodiest war in history; and

Whereas, In a nation of 100 million, less than 200,000 men were in the Army, and there was not a single organized division; as for the Navy, Secretary Josephus Daniels found that it was 35,000 short of the authorized peacetime strength of 87,000 on the momentous day that war was declared; out of 65 officers and about 1,000 men in the Air Service Section of the Signal Corps, there were 35 officers who could fly, and of the 55 training planes available, 50 were obsolete and the other 4 obsolescent; and

Whereas, When war came, the needs for raw materials for manufacture, for munitions and war material, for ships and railroads, for training camps and, most of all, for men in
the fighting forces seemed almost insurmountable; and

Whereas, It was not one outrage to our nation's pride and security which led this country into that great conflict, but a chain of events of overt acts in sequence increasing the patriotic fervor and zeal of Americans that would deny Germany the arrogant domination of the seas, the breach of the Monroe Doctrine in their plans for alliance with Mexico, the dereliction of human rights and dignity by the Prussian warlords, headed by Kaiser Wilhelm; and

Whereas, In May 1915, the Germans had torpedomed the Lusitania with great loss of American citizen passengers, but the fervor for war somewhat abated when Germany then called off unrestricted submarine warfare after President Wilson's strenuous objections; and

Whereas, There was some talk of preparedness, however, and General Leonard Wood set up a voluntary "businessmen's camp" for preparedness training at Plattsburg, New York, in the face of criticism from prominent citizens like Luther Burbank, the famed horticulturist; Wood met Burbank's denunciation with the classic inquiry: "Isn't he the man who developed spineless cactus?" and

Whereas, Another patriot and ex-Rough Rider friend of Wood's Theodore Roosevelt, whaled Wilson as a "word-spouting" "do-nothing," who treated elocution "as a substitute for action," but the rank and file of Americans at that time stood behind their brilliant and austere 28th President of the United States, Thomas Woodrow Wilson; and

Whereas, On January 31, 1917, German Ambassador Count Johann von Bernstorff notified the State Department that Germany would again unleash unrestricted submarine warfare, with the note stipulating what shipping we might send to Britain; and

Whereas, As one historian commented, "Once each week one passenger steamship, striped like a barber's pole, and flying at each masthead a flag resembling a kitchen tablecloth, might leave one port of the United States and, making its way along a prescribed course, enter a specified port in England on a Sabbath Day, or be sunk without warning"; and

Whereas, Next came the decoding of the famous note transmitted by one Arthur Zimmermann, an undersecretary in the German Ministry of Foreign Affairs, to the German minister in Mexico, which proposed an alliance between Germany and Mexico that would "return" Texas, New Mexico and Arizona to Mexico; and

Whereas, Then came word that three American-owned and manned ships were sunk without warning by U-boats, which caused President Wilson to advance the date of the special session of the Congress to April 2, so that it might "receive a communication concerning grave matters"; and

Whereas, Before the Congress could convene, another American ship, the freighter Aztec, sank with heavy loss of lives after being torpedoed off the island of Ushant in French waters; and

Whereas, As predicted by President Wilson, the war permeated the "very fibre of our national life," and the United States left the complacent comfort of the 19th century and emerged into the 20th, almost against its will, as the most powerful nation on earth; and

Whereas, Never had a country been so unprepared for war or so willing to make the sacrifices necessary for a peaceful people to gain the victory that would make the "world safe for democracy"; President Wilson's speech to the Congress, now recognized as one of his finest, was delivered before a joint session—electric with excitement—two minutes after the House was called to order, the Senate, led by Vice President Thomas Marshall, marched in two by two, with almost everyone "wearing or carrying a small American flag"; and

Whereas, The great chamber was hushed when he said: "It is a fearful thing to lead this great peaceful people into war—into the most terrible and disastrous of all wars, civilization itself seeming to be in the balance. But the right is more precious than peace . . ."; and

Whereas, Rapidly—after war was declared on April 6, 1917—the nation prepared for war; the War Industries Board, under the leadership of Bernard Baruch, became virtually the economic dictator of the country, with no less than 30,000 items regulated; savings in steel were effected in every
possible way, even to removing the stays in women's corsets, savings in coal were made by establishing heatless days and even regulating elevator service; Baruch's finesse obtained the essential nitrates from Chile by capitalizing on that country's frozen assets in German banks and offering economic assistance in return for German nitrates stored in that country; and

Whereas, Another great name came to the fore, that of Herbert Hoover, who was recalled from the Commission for Relief of Belgium to organize the U. S. Wartime Food Administration; his battle cry became "Food will win the war" and his agency was soon engaged in price fixing, licensing food distribution, coordinating purchase, cutting down waste and reducing food consumption; and

Whereas, A third man, George Creel, became Chief of the Committee on Public Information, in his words, "a plain publicity proposition, a vast enterprise in salesmanship, the world's greatest adventure in advertising," and the nation was flooded with information which spread the Wilsonian gospel so well that no peasant in the outer reaches of a crumbling Russia, or France, or Spain or Austria—even Germany itself—was ignorant of Wilson's aims, the Fourteen Points, "self-determination"; and

Whereas, General John J. Pershing was made Commander-in-Chief of the American Expeditionary Force; he maintained the integrity of the A.E.F. by never allowing the Allied Command under Marshall Foch to integrate the American military forces with those of the Allies and thereby sacrifice their identity as now proposed by the one-worlders and international do-gooders in the so-called "Status of Forces Treaty"; and the country's first draft measure was passed on April 28, 1917; the United States was at war in earnest; and "The Yanks were coming"; and

Whereas, The same spirit of freedom and the rights of democracy pervade the hearts of Americans in the troubled times of 1967, and it is appropriate that the people of Texas and the United States pause to recognize the sacrifice and valor of those who gave their all in the great World War I conflict; now, therefore, be it

Resolved, That the Senate of the 60th Legislature of the State of Texas does hereby commemorate the 50th anniversary of that great declaration for freedom on April 6, 1917, and pay tribute to the men and women of America whose love and devotion to country brought victory in World War I; and, be it further

Resolved, That copies of this Resolution be prepared for the President of the United States and for the Presiding Officers of the Houses of the Congress of the United States.

The resolution was read and was adopted.

Senate Bill 252 Ordered Not Printed

On motion of Senator Hall and by unanimous consent S. B. No. 252 was ordered not printed.

Senate Bill 400 Ordered Not Printed

On motion of Senator Hardeman and by unanimous consent S. B. No. 400 was ordered not printed.

Co-Author of Senate Bill 16

On motion of Senator Aikin and by unanimous consent Senator Herring will be shown as Co-author of S. B. No. 16.

Presentation of Guest

The President announced the appointment of the following to escort Miss Judi Lynn Lackey to the Rotstrum pursuant to the provisions of S. R. No. 366 adopted yesterday:

Senators Word, Hall, Christie, Bates and Connally.

The President presented Senator Word and he introduced Miss Lackey, named "The Texas Beauty" to the Members of the Senate.

Miss Lackey addressed the Senate, thanking them for the privilege and honor bestowed upon her.

The President presented an enrolled copy of S. R. No. 366 to Miss Lackey.

Senate Bill 92 With House Amendments

Senator Parkhouse called S. B. No. 92 from the President's Table for consideration of the House amendments to the bill.

The President laid the bill and the
following House amendments before the Senate:

Amendment 1

Amend S. B. 92 by striking the first sentence in Section 5(g) and substituting the following:

“As soon as practicable after the disposition of all applications for rehearing, the Commission shall file a certified copy of the final determination, together with all evidence presented to or considered by the Commission, in a district court of any county in which the segment under adjudication is located; provided however, if the segment under adjudication includes all or parts of three or more counties and if petitioned to do so by ten (10) or more affected persons who appeared in the proceedings, the Commission shall file the action in a convenient district court of a judicial district which is not within the river basin of the stream or segment under adjudication.”

Amendment 2

Amend S. B. No. 92 by adding the following at the end of Sub-section (j) of Section 5 of the bill:

The Legislature hereby specifically declares that the provisions of this sub-section shall not be severable from the balance of this Act, and further specifically declares that this Act would not have been passed without the inclusion of this sub-section. If this sub-section is for any reason ever held by the Courts to be invalid, unconstitutional or inoperative in any way, such holding shall apply to this entire Act, and in such event this entire Act shall be null, void and of no force and effect.

Amendment 3

Amend S. B. No. 92 by striking the following words on line 43 and 44, page 4:

“or in a district court of Travis County”

The House amendments were read.

Senator Parkhouse moved that the Senate concur in the House amendments.

The motion prevailed.

Record of Votes

Senators Watson, Hall, Herring, Aikin and Word asked to be recorded as voting “Nay” on the Motion to Concur in House amendments to S. B. No. 92.

Senate Resolution 381

Senator Cole offered the following resolution:

Whereas, Heroism and the saving of lives is almost routine for Ransom S. Bill of Houston, head of the volunteer rescue unit called the Houston Mercy Corps, but in the darkest hours before dawn on Saturday, March 18, 1967, he participated in perhaps the most thrilling rescue of all as he brought diminutive, two-year-old Theresa Fregia from a wellhole where she was trapped 30 feet below ground; and

Whereas, The tiny tot, mischievous and full of curiosity, had pulled boards from a cover over the old well around 5:30 on Friday afternoon and stepped feet first into the pipe-casing; a bent section of the pipe halted her 30-foot plunge just in time to save her from drowning in six feet of water; and

Whereas, The accident occurred in the backyard of her grandparents’ home at Votaw, a lumber town about 75 miles northeast of Houston, and the Harris County sheriff quickly got on the job to effect a rescue; the sheriff alerted Ransom Bill’s rescue unit and also called the Layne-Texas Company to request a drilling crew and equipment and a 38-inch bit; Bill Faught, a young civil engineer, who got his degree at the University of Houston, and Gordon Kinder, a foundation drilling expert, led the nine-man crew sent by Layne-Texas and arrived at the scene about midnight; and

Whereas, A parallel shaft was sunk to slightly below the level where little Theresa was trapped, her cries that she was cold and wanted her mommy plainly audible to those anxiously waiting above; and

Whereas, As soon as the rescue shaft was drilled to the required depth, around 2:20 a.m. on Saturday, Bill was lowered by rope; at the bottom of the rescue shaft water was oozing in; the Mercy Corps volunteer smashed the concrete pipe above the child’s head with a sledge: “It was like quicksand,” he said. “The dangerous part was when the sand
began to flow through the hole I cut in the pipe"; and

Whereas, With the characteristic calm of all rescue volunteers, Bill cut another hole higher on the pipe to keep from hurting the child, reached through it, and tugged the small body from its confining 8-inch pipe; and

Whereas, "It was the greatest feeling in the world when she finally came free," Bill said; and

Whereas, The next step in the rescue brought a cheer from the Layne-Texas crew and other volunteers as Bill emerged from the shaft carrying little Theresa in his arms; she was quickly rushed to St. Elizabeth's Hospital in Beaumont where a checkup disclosed no ill effects from her nine-hour ordeal in the cold, dark well pipe, just inches from sure death by drowning; her only complaint was the cold; and

Whereas, It is appropriate that the Senate of Texas recognize the heroism of Ransom S. Bill of the Houston Mercy Corps and those other volunteers whose difficult rescue of Theresa Fregia was accomplished so successfully; now, therefore,

Resolved, That the Senate of the 60th Legislature by this Resolution commend Ransom S. Bill, Bill Faught, and Gordon Kinder and the entire nine-man crew sent by Layne-Texas; the Sheriff's Department; and other volunteers who worked so tirelessly and courageously to save Theresa Fregia; and, be it further

Resolved, That copies of this Resolution be prepared for Ransom S. Bill; for the Harris County Sheriff's Department; and for Leland Lawson, vice president of Layne-Texas Company, in recognition of the work of Bill Faught, Gordon Kinder, and other members of the Layne-Texas crew who took part in the rescue; and, be it further

Resolved, That a copy of this Resolution be prepared for Mr. and Mrs. Grady Davis, parents of Theresa, to be preserved for the lucky little girl whose life was saved through the courage and devotion of Ransom S. Bill and the other brave Texas citizens who volunteered their services.

The resolution was read and was adopted.

Senate Bill 548 on First Reading

The following local bill was introduced, read first time and referred to the Committee indicated:

By Senator Harrington:

S. B. No. 548, A bill to be entitled "An Act relating to the salary of the criminal district attorney of Jefferson County; amending Section 4, Chapter 53, Acts of the 51st Legislature, Regular Session, 1949, as amended (Article 1926-63, Vernon's Texas Civil Statutes); providing for severability; repealing all laws in conflict; and declaring an emergency."

To the Committee on Counties, Cities and Towns.

Senate Bill 549 on First Reading

Senator Watson moved that Senate Rule 114 and Section 5 of Article III of the State Constitution be suspended to permit his introducing at this time, a bill, the provisions of which he explained.

The motion prevailed by the following vote:

Yeas—29  
Aikin  Bates  Bernal  Berry  Brooks  Christie  Cole  Connally  Creighton  Grover  Hall  Hardeman  Harrington  Hazlewood  Herring  
Hightower  Jordan  Kennard  Mauzy  Moore  Parkhouse  Patman  Ratliff  Reagan  Schwartz  Wade  Watson  Wilson  Word

Absent—Excused  
Blanchard  Strong

The following bill was then introduced, read first time and referred to the Committee indicated:

By Senator Watson:

S. B. No. 549, A bill to be entitled "An Act amending Acts 1965, 59th Legislature, Chapter 91, to provide for the acquiring of properties by the Board of Directors of Texas A&M University on behalf of the State of Texas; providing for severability and declaring an emergency."

To the Committee on State Affairs.
Senate Resolution 382

Senator Jordan offered the following resolution:

Whereas, Senator Bruce Reagan has demonstrated unusual and exceptional acumen as an able poet, learned and profound in the refinements of literary achievements; and

Whereas, It is the purpose and intent of the Senate of the State of Texas to recognize achievement, ability and superior knowledge of its distinguished members and advise and inform the public of such noble talent as that of the Honorable Bruce Reagan; and

Whereas, It is the desire of the Senate of the State of Texas to foster and encourage appreciation for culture and the fine arts, which such appreciation finds a comfortable and familiar repository in the great mind and intellect of the Honorable Bruce Reagan; now, therefore, be it

Resolved, That the Honorable Bruce Reagan be and he is hereby named and designated Poet Laureate of the Texas Senate for the 60th Session of the Texas Legislature.

JORDAN
BATES
MAUZY

The resolution was read and was adopted.

House Concurrent Resolution 22 on Second Reading

The President laid before the Senate the following resolution:

H. C. R. No. 22, Resolving that there shall be named a committee of five (5) to appoint and designate some outstanding and recognized poet who is a citizen of Texas to be Poet Laureate of the State of Texas for a period of two (2) years.

The resolution was read.

By unanimous consent the resolution was considered immediately and was adopted.

Pursuant to the provisions of H. C. R. No. 22, the President announced the appointment of the following committee on the part of the Senate: Senators Christie and Watson.

Bills Signed

The President signed in the presence of the Senate after the caption had been read, the following enrolled bills:

S. B. No. 45, A bill to be entitled "An Act amending Senate Bill No. 36, Page 544, General Laws of the State of Texas, Acts of the Forty-sixth Legislature, Regular Session, 1939, as amended by House Bill No. 611, Chapter 562, Page 914, General and Special Laws of the State of Texas, Forty-seventh Legislature, Regular Session, 1941, as amended, which is codified as Article 695c, Vernon's Texas Civil Statutes, by amending Subsection (2) of Section 20; authorizing Old Age Assistance payments to noncitizens who have resided within the boundaries of the United States for at least twenty-five (25) years; fixing an effective date of assistance grants; providing a repealing clause, a savings clause, and declaring an emergency."

S. B. No. 185, A bill to be entitled "An Act relating to actions by state or local government officers or employees that discriminate against persons because of the persons' race, religion, color, or national origin; and declaring an emergency."

House Concurrent Resolution 85 on Second Reading

The President laid before the Senate the following resolution:

H. C. R. No. 85, Expressing appreciation to the Austin Area Garden Center, Inc.

The resolution was read.

On motion of Senator Herring and by unanimous consent the resolution was considered immediately and was adopted.

House Bill 91 on Second Reading

On motion of Senator Reagan and by unanimous consent, the regular order of business was suspended to take up for consideration at this time on its second reading and passage to third reading:

H. B. No. 91, A bill to be entitled "An Act amending Paragraphs 18 and 26 of Section 12, Article I, and amending Section 25, Article I, of the Texas Liquor Control Act, to change the hours of the day during which the sale or delivery of any liquor is..."
prohibited and to prohibit such sale or delivery on certain days; repealing all laws or parts of laws in conflict herewith; and declaring an emergency."

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

**House Bill 91 on Third Reading**

Senator Reagan moved that the Constitutional Rule and Senate Rule 32 requiring bills to be read on three several days be suspended and that H. B. No. 91 be placed on its third reading and final passage.

The motion prevailed by the following vote:

**Yeas—28**

Aikin
Bates
Bernal
Berry
Brooks
Christie
Cole
Connally
Creighton
Grover
Hall
Hardeman
Harrington
Hazlewood
Herring
Jordan
Kennard
Mauzy
Moore
Parkhouse
Ratliff
Reagan
Schwartz
Wade
Watson
Wilson
Word

**Absent**

Hightower

**Absent—Excused**

Blanchard
Strong

The President then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed.

**Record of Vote**

Senator Aikin asked to be recorded as voting "Nay" on the final passage of the bill.

**House Concurrent Resolution 83 on Second Reading**

The President laid before the Senate the following resolution:

H. C. R. No. 83, Congratulating the Honorable Price Daniel for his voluntary service to the Alabama-Coushatta Indian Tribe.

The resolution was read.

On motion of Senator Harrington the resolution was considered immediately and was adopted.

**House Bill 540 on Second Reading**

On motion of Senator Brooks and by unanimous consent, the regular order of business was suspended to take up for consideration at this time on its second reading and passage to third reading:

H. B. No. 540, A bill to be entitled "An Act amending Section 18 of Acts 1965, 59th Legislature, Chapter 515, (codified as Article 8280-304, V.A.C.S.) to provide for the sale of bonds by Turkey Creek Improvement District and the exchange of bonds for property and the minimum price of bonds at such sale or exchange and their maximum rate of interest; enacting other matters related to the aforementioned subjects; determining and finding that the requirements of Article 18, Section 59(d), Constitution of Texas, as to notice of intention to introduce this Act have been fulfilled and accomplished; providing for a severability clause; and declaring an emergency."

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

**House Bill 540 on Third Reading**

Senator Brooks moved that the Constitutional Rule and Senate Rule 32 requiring bills to be read on three several days be suspended and that H. B. No. 540 be placed on its third reading and final passage.

The motion prevailed by the following vote:

**Yeas—29**

Aikin
Bates
Bernal
Berry
Brooks
Christie
Cole
Connally
Creighton
Grover
Hall
Hardeman
Harrington
Hazlewood
Herring
Hightower
Jordan
Kennard
Mauzy
Moore
Parkhouse
Ratliff
Reagan
Schwartz
Wade
Watson
Wilson
Word
The President then laid the bill before the Senate on its third reading and final passage.

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

Yeas—29

Aikin  Hightower
Bates  Jordan
Bernal  Kennard
Berry  Mauzy
Brooks  Moore
Christie  Parkhouse
Cole  Patman
Connally  Ratliff
Creighton  Reagan
Grover  Schwartz
Hall  Wade
Hardeman  Watson
Harrington  Wilson
Hazlewood  Word
Herring

Absent—Excused

Blanchard  Strong

House Bill 541 on Second Reading

On motion of Senator Brooks and by unanimous consent, the regular order of business was suspended to take up for consideration at this time on its second reading and passage to third reading:

H. B. No. 541, A bill to be entitled “An Act amending Section 18 of Acts 1965, 59th Legislature, Chapter 521, (codified as Article 8280-309, V.A.C.S.) to provide for the sale of bonds by Timberlake Improvement District and the exchange of bonds for property and the minimum price of bonds at such sale or exchange and their maximum rate of interest; etc., and declaring an emergency.”

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

House Bill 541 on Third Reading

Senator Brooks moved that the Constitutional Rule and Senate Rule 32 requiring bills to be read on three several days be suspended and that H. B. No. 541 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—29

Aikin  Hightower
Bates  Jordan
Bernal  Kennard
Berry  Mauzy
Brooks  Moore
Christie  Parkhouse
Cole  Patman
Connally  Ratliff
Creighton  Reagan
Grover  Schwartz
Hall  Wade
Hardeman  Watson
Harrington  Wilson
Hazlewood  Word
Herring

Absent—Excused

Blanchard  Strong

House Bill 541 on Third Reading

The President then laid the bill before the Senate on its third reading and final passage.

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

Yeas—29

Aikin  Hightower
Bates  Jordan
Bernal  Kennard
Berry  Mauzy
Brooks  Moore
Christie  Parkhouse
Cole  Patman
Connally  Ratliff
Creighton  Reagan
Grover  Schwartz
Hall  Wade
Hardeman  Watson
Harrington  Wilson
Hazlewood  Word
Herring

Absent—Excused

Blanchard  Strong

House Bill 618 on Second Reading

On motion of Senator Bates and by unanimous consent, the regular order of business was suspended to take up for consideration at this time on its second reading and passage to third reading:

H. B. No. 618, A bill to be entitled “An Act providing for the appointment of a tax assessor-collector for Cameron County Fresh Water Supply District No. 1 of Port Isabel, and providing for a change in the compensation of the supervisors of the District; amending Chapter 538, Acts
of the 59th Legislature, Regular Session, 1965, by adding Sections 2A and 2B; and declaring an emergency."

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

House Bill 618 on Third Reading

Senator Bates moved that the Constitutional Rule and Senate Rule 32 requiring bills to be read on three several days be suspended and that H. B. No. 618 be placed on its third reading and final passage.

The motion prevailed by the following vote:

V-a-as—29

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Absent—Excused

Blanchard Strong

The President then laid the bill before the Senate on its third reading and final passage.

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

Yeas—29

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Absent—Excused

Blanchard Strong

House Bill 235 on Second Reading

On motion of Senator Patman and by unanimous consent, the regular order of business was suspended to take up for consideration at this time on its second reading and passage to third reading:

H. B. No. 235, A bill to be entitled "An Act to authorize the Parks and Wildlife Department to enter into contracts or agreements with the Federal Government for the eradication of noxious vegetation in the waters of this State; and declaring an emergency."

The bill was read second time.

Senator Hardeman offered the following amendment to the bill:

Amend H. B. No. 235 by striking out the last sentence in Section 1.

The amendment was read and was adopted.

On motion of Senator Patman and by unanimous consent the caption was amended to conform to the body of the bill as amended.

The bill as amended was passed to third reading.

House Bill 235 on Third Reading

Senator Patman moved that the Constitutional Rule and Senate Rule 32 requiring bills to be read on three several days be suspended and that H. B. No. 235 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—29

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Absent—Excused

Blanchard Strong
The President then laid the bill before the Senate on its third reading and final passage.

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

Yeas—29

Aikin
Bates
Bernal
Berry
Brooks
Christie
Cole
Connally
Creighton
Grover
Hall
Harrington
Hazlewood
Herring

Yeas—28

Hightower
Jordan
Kennard
Mauzy
Moore
Parkhouse
Patman
Ratliff
Reagan
Schwartz
Wade
Watson
Wilson
Word

Nays—1

Hardeman

Absent—Excused

Blanchard
Strong

The President then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed.

Record of Vote

Senator Hardeman asked to be recorded as voting "Nay" on the final passage of the bill.

House Bill 102 on Second Reading

On motion of Senator Patman and by unanimous consent, the regular order of business was suspended to take up for consideration at this time on its second reading and passage to third reading:

H. B. No. 102, A bill to be entitled "An Act to amend Senate Bill No. 184, Acts of the 55th Legislature, Regular Session, 1957, Chapter 110, as amended, codified as Article 3912i, Vernon's Texas Civil Statutes, so as to authorize the Commissioners Court in each county of the State of Texas to increase the maximum compensation of each officer enumerated in said Senate Bill No. 184 in an additional amount not to exceed twenty per cent (20%) of the maximum sum authorized by said Senate Bill No. 184, as amended; providing that no such increase in compensation may be authorized except at a regular meeting of the Court after publication of notice; and declaring an emergency."
The bill was read second time and passed to third reading.

House Bill 102 on Third Reading

Senator Patman moved that the Constitutional Rule and Senate Rule 32 requiring bills to be read on three several days be suspended and that H. B. No. 102 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yea—29
Aikin Hightower
Bates Jordan
Bernal Kenndy
Berry Mauzy
Brooks Moore
Christie Parkhouse
Cole Patman
Connally Ratliff
Creighton Reagan
Grover Schwartz
Hall Wade
Hardeman Watson
Harrington Wilson
Hazlewood Word
Herring

Absent—Excused
Blanchard Strong

The President then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed.

Welcome Resolutions

S. R. No. 370—By Senator Hightower: Extending welcome to Judge Harold La Font and Mr. Jim Griener of Plainview.


S. R. No. 375—By Senator Kennard: Extending welcome to Frank Croy and Jack Johnson and granting privileges of the floor for the day.

S. R. No. 376—By Senator Watson: Extending welcome to students of Seventh Grade Class of Rosenthal School of McLennan County.

S. R. No. 377—By Senator Herring: Extending welcome to American History Class of Pflugerville High School.

S. R. No. 378—By Senator Kennard: Extending welcome to Miss Frances Allen and Mrs. Jack Carter and granting privileges of the floor for the day.

Adjournment

On motion of Senator Hardeman the Senate at 11:49 o'clock a.m. adjourned until 10:30 o'clock a.m. Monday, April 10, 1967.

APPENDIX

Reports of Standing Committee

Senator Hardeman submitted the following reports:

Austin, Texas,
April 6, 1967.

Hon. Preston Smith, President of the Senate.

Sir: We, your Committee on Engrossed and Enrolled Bills, to which was referred:

S. B. No. 185, “An Act relating to actions by state or local government officers or employees that discriminate against persons because of the persons’ race, religion, color, or national origin; and declaring an emergency.” has carefully compared same and finds it correctly enrolled.

HARDEMAN, Chairman.

Austin, Texas,
April 6, 1967.

Hon. Preston Smith, President of the Senate.

Sir: We, your Committee on Engrossed and Enrolled Bills, to which was referred:


THURSDAY, APRIL 6, 1967
693

THURSDAY, APRIL 6, 1967 693

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

House Bill 102 on Third Reading

Senator Patman moved that the Constitutional Rule and Senate Rule 32 requiring bills to be read on three several days be suspended and that H. B. No. 102 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yea—29
Aikin Hightower
Bates Jordan
Bernal Kenndy
Berry Mauzy
Brooks Moore
Christie Parkhouse
Cole Patman
Connally Ratliff
Creighton Reagan
Grover Schwartz
Hall Wade
Hardeman Watson
Harrington Wilson
Hazlewood Word
Herring

Absent—Excused
Blanchard Strong

The President then laid the bill before the Senate on its third reading and final passage.

The bill was read third time and was passed.

Welcome Resolutions

S. R. No. 370—By Senator Hightower: Extending welcome to Judge Harold La Font and Mr. Jim Griener of Plainview.


S. R. No. 375—By Senator Kennard: Extending welcome to Frank Croy and Jack Johnson and granting privileges of the floor for the day.

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S. B. No. 185, “An Act relating to actions by state or local government officers or employees that discriminate against persons because of the persons’ race, religion, color, or national origin; and declaring an emergency.” has carefully compared same and finds it correctly enrolled.

HARDEMAN, Chairman.

Austin, Texas,
April 6, 1967.

Hon. Preston Smith, President of the Senate.

Sir: We, your Committee on Engrossed and Enrolled Bills, to which was referred:

Texas, 47th Legislature, Regular Session, 1941, as amended, which is codified as Article 695c, Vernon's Texas Civil Statutes, by amending Subsection (2) of Section 20; authorizing Old Age Assistance payments to noncitizens who have resided within the boundaries of the United States for at least twenty-five (25) years; fixing an effective date of assistance grants; providing a repealing clause; a savings clause; and declaring an emergency."

has carefully compared same and finds it correctly enrolled.

HARDEMAN, Chairman.

Sent to Governor
April 6, 1967
S. B. No. 185
S. B. No. 45
In Memory of
James Crawford Bair

Senator Herring offered the following resolution:

(Senate Resolution 372)

Whereas, In the passing of James Crawford Bair on the 28th day
of March, 1967, at the age of 64, the City of Austin lost one of its
most prominent and popular citizens; and

Whereas, James Bair was graduated from Peacock Military Academy
and moved to Austin as a young man in the 1930's, started his own
business in stationary and office supplies in 1940; and

Whereas, He was prominent in the business affairs of Austin and was
one of the founders of cub scouting in Austin, being one of the first
Cub Scout Masters of Pack 1; and

Whereas, James Bair was a charter member and deacon of the
Tarrytown Baptist Church and a member of the Austin Lions Club;
and

Whereas, James Bair possessed a tremendous drive and passion for
work and dedicated himself to the service of his church and his com­

Whereas, He is survived by his wife, Mrs. Lula May Bair; one son,
Warren Crawford Bair; two grandchildren, Deborah Bair and Gregory
Bair, all of Austin; and

Whereas, It is the desire of the Senate to recognize the service of
this outstanding citizen and to extend sympathy to members of his
family in their great loss; now, therefore, be it

Resolved by the Senate of the State of Texas, by this resolution
expresses appreciation for the life and service of James Bair and be
it further

Resolved, That copies of this Resolution under the seal of the Senate
of Texas, be prepared for his wife and his son, Warren Crawford
Bair; that a page in the Journal be set aside for this resolution; and
that when the Senate adjourns today it do so in honor of James
Crawford Bair.

The resolution was read and was adopted by a rising vote of the
Senate.
In Memory of

Lieutenant John Wayne Mower

Senator Parkhouse offered the following resolution:

(Senate Resolution 373)

Whereas, Lieutenant John Wayne Mower died in the service of his country in South Vietnam on March 25, 1967; and

Whereas, Lt. Mower while operating an O-1 aircraft on a flight originating out of Kontum, South Vietnam, received fatal injuries when his aircraft was downed by enemy fire; and

Whereas, Lt. Mower lost his life protecting and defending democracy and freedom, and gave his life in order that others might have their liberty; and

Whereas, Those persons whose paths have touched that of Lt. Mower have had their lives enriched by knowing this warm and gentle man and will deeply mourn his death; now, therefore, be it

Resolved, That the Senate of the State of Texas by this resolution show honor and respect to Lieutenant John W. Mower, and extend deep sympathy to the members of his family on their great loss: to his wife, Linda Harrison Mower of Fort Worth; to his parents Noble W. and Jewel Mower of Wichita Falls; and to his sister Mary Beth Mower of Wichita Falls; and be it further

Resolved, That copies of this resolution, under the seal of the Senate of Texas, be prepared for the members of his family; and be it further

Resolved, That when the Senate of the State of Texas adjourns this day, it do so in honor of and in tribute to the memory of Lieutenant Mower, and that a page in the Senate Journal be set aside for this Resolution.

PARKHOUSE
HIGHTOWER


The resolution was read.

On motion of Senator Kennard and by unanimous consent the names of the Lieutenant Governor and all Senators were added to the resolution as signers thereof.

The resolution was then adopted by a rising vote of the Senate.
In Memory of
Dr. F. L. McDonald

Senator Harrington offered the following resolution:

(Senate Resolution 374)

Whereas, On March 1, 1967, Jefferson County and the State of Texas lost one of its most beloved and highly esteemed citizens in the passing of Dr. F. L. McDonald; and

Whereas, Dr. McDonald was born in Chamberlain, South Dakota, and after receiving a Bachelor of Arts and Master of Arts from the University of South Dakota, in 1928; a Master of Science from Northwestern University, in 1930; a Doctor of Philosophy from the University of Missouri in 1937; became the Director of Journalism of Texas Woman's University until 1939, and

Whereas, Dr. McDonald met his wife, Miss Evelyn Olsen, while he was in high school, and they were married five years later, and Mrs. McDonald's devotion and loyalty were an inspiration to Dr. McDonald, and

Whereas, In 1939 Dr. McDonald entered the armed forces, serving with exceptional bravery and distinction for 37 months in Australia, New Caledonia, Guadalcanal, the Philippines and Japan, earning the Legion of Merit, Silver Star, Bronze Star and Purple Heart, and

Whereas, In 1962 Dr. McDonald was elected President of Lamar State College of Technology and through his vision, ability, devotion, never ending attention, and an acceleration of academic standards Lamar has gained nationally recognized prestige status in the field of education, and

Whereas, During Dr. McDonald's 14 year tenure as President, Lamar grew from an institution with 2,651 pupils, 53 faculty members, and 6 buildings to a dynamic college with an enrollment of almost 10,000, a faculty of 381, and 32 buildings, and

Whereas, In addition to Dr. McDonald's apparently limitless energy directed to his Presidency of Lamar, he actively engaged in civic, religious, and educational endeavors, and

Whereas, Dr. McDonald was a member of the First Methodist Church, was vitally interested in religious facilities for all faiths at the College, and was a member of Kiwanis International and Governor of the Texas-Oklahoma District in 1940. Chairman of the Council of Texas State Supported College Presidents for nine years, Chairman of the Advisory Committee of the Texas Commission on Higher Education from 1951 to 1965, Director of the East Texas Chamber of Commerce, and Director of the Beaumont Chamber of Commerce, and

Whereas, To the late Dr. McDonald's wife, Mrs. Evelyn McDonald, to their children and grandchildren, the Senate of the State of Texas extends deepest sympathy in their loss, but gratitude for the selfless service and contributions of a great man; now, therefore, be it

Resolved, That a page be set aside in the Senate Journal as a memorial to Dr. F. L. McDonald, and that copies of this Resolution be sent to his family with the deep regard of the Senate of the State of Texas.

HARRINGTON


The resolution was read.

On motion of Senator Aikin and by unanimous consent the names of the Lieutenant Governor and all Senators were added to the resolution as signers thereof.

The resolution was then adopted by a rising vote of the Senate.